ADDENDUM

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IN THE COMMONWEALTH COURT OF PENNSYLVANIA

MICHAEL CROSSEY, et al.,

Petitioners,

٧,

No. 266 MD 2020

KATHY BOOCKVAR, SECRETARY OF THE COMMONWEALTH, et al.,

Respondents.

SUPPLEMENTAL DECLARATION OF JONATHAN MARKS

I, Jonathan Marks, declare under the penalty of perjury pursuant to 18 Pa.C.S. § 4902 that:

I am the Deputy Secretary for Elections and Commissions for the Department of State (the "Department") of the Commonwealth of Pennsylvania.

This Declaration supplements the Declaration I submitted to the Court on May 18, 2020.

- 1. In my May 18, 2020 Declaration, I gave statistics on the Pennsylvania counties' progress in processing applications for mail in and absentee ballots and mailing out ballots.
- 2. I stated that the Election Code requires counties to mail absentee and mail-in primary election ballots for all approved applications by Tuesday, May 19,

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2020, and that I would update the Court after that date. See May 18 Declaration ¶¶ 14-43.

- 3. Statewide, a large majority of counties are keeping up with mail-in and absentee voting applications, with ballots being mailed out as applications are processed.
- 4. Some counties, however, are facing obstacles, especially those in areas where the prevalence of COVID-19 is highest. If these obstacles persist into next week, there is a possibility that they could result in significant delays in voters' receipt of ballots.
- 5. As of Thursday, May 21, 2020, the counties had reported receipt of approximately 1,701,141 applications for absentee and mail-in ballots.
- 6. The counties had approved 1,528,212, or approximately 90%, of the applications.
- 7. Preliminary data indicates that the counties have mailed 1,459,871 million ballots, or approximately 96% of the applications approved so far, to voters.
- 8. The counties have received 441,012 voted ballots, which accounts for approximately 29% of applications approved so far.
- 9. Counties have continued to take steps to deal with the high volume of applications by, for example, reassigning staff to assist with ballot processing and,

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in some cases, adding extra shifts at their election offices.

- 10. The vast majority of counties do not appear to be having difficulty managing the application process. As of May 21, 2020, more than half of the counties in the Commonwealth had mailed ballots in response to more than 90% of their approved applications.
 - 11. Certain counties, however, are experiencing delays or backlogs.
- 12. For example, preliminary data shows that Montgomery County has mailed out 131,932 ballots out of the 138,363 applications it has approved.

 However, for reasons not within Montgomery County's control, many ballots that the county has mailed have been delayed in arriving at voters' homes. These delays may make it more difficult for voters who requested ballots well in advance of the application deadline to return those ballots on time.
- 13. Philadelphia County recently began receiving a surge of paper ballot applications. Because these applications take longer to process than online applications, and because of COVID-19 related staffing shortages and social distancing rules, Philadelphia's staff will face difficulties in promptly processing all of the outstanding applications.
- 14. A recent outage in Philadelphia's Verizon connection, which covered the network connection with the election database, further impeded Philadelphia's progress.

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15. Preliminary data shows that as of May 21, Philadelphia County had received 181,655 applications, rejected 2,114 of them, approved 159,772, and mailed out 142,836 ballots.

- 16. Of the counties identified in my May 18 declaration, other than Philadelphia and Montgomery, preliminary data reported by the counties shows that:
 - Allegheny County had received 242,349 applications, rejected 20,120 of them, approved 222,757, and mailed out 205,646 ballots;
 - Delaware County had received 78,333 applications, rejected 4,290 of them, approved 53,851, and mailed out 42,904 ballots;
 - Lawrence County had received 9,400 applications, rejected 623 of them, approved 8,813, and mailed out 8,654 ballots;
 - Lehigh County had received 47,057 applications, rejected 3,991 of them, approved 43,220, and mailed out 43,011 ballots; and
 - Mercer County had received 11,067 applications, rejected 807 of them, approved 9,746, and mailed out 9,569 ballots.
- 17. The last day for applying for a mail in or absentee ballot is Tuesday, May 26.
- 18. I understand that because of COVID- 9 related staffing shortages or technical difficulties, a small number of other counties may face challenges in keeping up with their outstanding applications as the application deadline approaches.
 - 19. After May 26, unless the Court instructs otherwise, I will give the

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Court further information about the counties' application numbers and the existence of any backlogs.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 22, 2020.

Jonathan Marks

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EXHIBIT B

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From: Marks, Jonathan < imarks@pa.gov> Sent: Thursday, May 28, 2020 7:44 PM To: Marks, Jonathan < imarks@pa.gov>

Subject: Important DOS Email re: Absentee/Mail-in Batlot Canvass

Importance: High

To all county election officials.

I hope you are all safe and well.

The department has received some questions from county officials in recent days regarding the proper disposition of absentee or mall-in ballots cast by voters who did not enclose their voted ballots in the official election ballot envelope ("secrecy" or "inner" envelope).

Though the Election Code requires county boards of elections to set aside absence or mailin ballots enclosed in official election ballot envelopes that contain "any text, mark or symbol which reveals the identity of the elector," there is no statutory requirement, nor is there any statutory authority, for setting aside an absence or mali-in ballot solely because the voter forgot to properly insert it into the official election ballot envelope. See 25 P.S. § 3146.8(g)(4)(II).

To preserve the secrecy of such ballots, the board of elections in its discretion may develop a process by which the members of the pre-canvass or canvass boards insert these ballots into empty official election ballot envelopes or privacy sleeves until such time as they are ready to be tabulated.

Please consult with your solicitor about your plans to deal with such instances stiguid they occur during the pre-canvass or canvass.

Thank you for everything you are doing to administer the 2020 Primary while coping with the unique challenges presented by COVID-19.

Kind regards,

Jonathan M. Marks Deputy Secretary for Elections & Commissions Pennsylvania Department of State 302 North Office Building | Hardsburg, PA 17120 **■** 717.783.2035 ± 717.787.1734

:: imarks@pa.gov

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Department Of State Tells Counties To Have New Voting Systems In Place By End Of 2019

04/12/2018

Harrisburg, PA – Acting Secretary of State Robert Torres today informed Pennsylvania's counties to have voter-verifiable paper record voting systems selected no later than December 31, 2019, and preferably in place by the November 2019 general election. He also annount the commonwealth will receive nearly \$14 million in federal funding to assist counties with replacement.

'We have been planning for some time to bring Pennsylvania's voting machines up to 21st century standards of security, auditability and resiliency.' Torres said. 'The federal assistance could not come at a more opportune moment.'

Pennsylvania's allocation of \$13.5 million comes from Congress' recent appropriation of \$380 million for election security 12 under the Omnibus Appropriations Act of 2018. The funding is being distributed under provisions of the Help America Vote Act of 2002. Each state's allocation requires a 5-percent state match, bringing Pennsylvania's total funding package to \$14.15 million.

The administration is committed to working with the legislature to help fund these voling system upgrades, including but not limited to the consideration of future year cost-sharing arrangements which could use local; state, and federal dollars.

Last week the department released an invitation For Bid (IFB) for new voting systems, directing that new systems meet enhanced security a auditability standards. The IFB updated an existing state-negotiated agreement with vendors and cun be used by counties to purchase voting systems that meet the department's certification requirements.

"We want to bring about the system upgrades so Pennsylvania voters are voting on the most secure and auditable equipment as promptly a feasibly as possible, while also being supportive of the counties' need to plant and budget for the new systems." Torres said.

The department is also exploring every option to help fund or finance the upgrades, including lease agreements, grant opportunities, state, local, and additional federal appropriations, partnerships, bonds, and more.

To kick off public education about new voting systems on the market, the department plans to hold a vendor demonstration April 26 at the Fi Show complex. The event will provide an opportunity for county and state officials, legislators, the media, and the public to explore the featur and options offered by the new machines. Details on the event will be forthcorning.

Countles will be able to choose from among any of the voting systems examined and certified after January 1, 2018, by both the federal Efection Assistance Commission and the Secretary of the Commonwealth. To date, one system has been certified, and several others will follow in the summer and fall of 2018. Information regarding the examination and certification process (PDF) can be found on the department website. The department will provide extensive support and guidance to the county Boards of Election and voters to ensure a smooth transito the new systems.

In the meantime. Pennsylvania is employing extensive measures and partnering with ederal and state law enforcement agencies to stay on step ahead of any threats to our security and infrastructure, including comprehensive monitoring and assessment of risk, fortification of physical and cyber security, training and resources to counties and partners, and increasing communications at all levels.

MEDIA CONTACT: Wanda Murren, 717-783-1621

Valla-Jush

2020 NOV 12 AM 3: 56

In The United States Court of Appeals for the Third Circuit

20-2936

COUNTY OF BUTLER, et al. Plaintiff-Appellees

JEFFREY CUTLER Intervenor Plaintiff-Appellee

٧.

THOMAS W. WOLF, et al. Defendants-Appellant

Appeal from the Order/Judgment entered September 14, 2020 in the United States District Court for the Western District of Pennsylvania at No. 2;20-cv-00677

PETITION TO COMBINE ADDITIONAL CASES BEFORE ENBANC REVIEW BECAUSE OF ADDITIONAL CRIMES (18)

U.S. Code § 1519 - Destruction, alteration, or falsification of records)

FOR JUDICIAL EFFICIENCY
ORAL ARGUMENTS REQUESTED

Here comes Jeffrey Cutler, Paintiff-Intervenor in this case based on the United States Constitution Ammend 1, for Redress of Grievances and preservation of the Establishment Clause. Even though an ENBANC REVIEW WAS CLEARLY REOUESTED ON PAGE 31 OF ECF 29 AND PAGE 29 OF ECF 28. MR. CUTLER NOW REQUESTS THAT 2 ADDITIONAL CASES (Middle District of Pennsylvania Case # 4:20-cv-02078 and USCA case 18-3693) BE COMBINED ADDITIONALLY WITH THIS CASE BECAUSE OF 18 U.S. Code § 1519 -Destruction, alteration, or falsification of records, OBSTRUCTION OF JUSTICE, AND VOTER FRAUD. On 06NOV2020 Jeffrey Cutler called the U.S. ATTORNEY VOTER FRAUD HOTLINE (888-636-6596) number published in the PHILADELPHIA INQUIRER about the VOTER FRAUD DETAILED in PHILADELPHIA concerning case 20-2936 ECF 33 AND ABOUT 18 U.S. Code § 1519 - Destruction, alteration, or falsification of records. ECF 33 was filed 28OCT2020 at 1:31 PM and put online on 30OCT2020 and modified by the case manager 06NOV2020 about 11:40 AM, but the docket still reads 30OCT2020. Watch https://www.youtube.com/watch?v=mgCle8F_zUk for more information and read comments sorted newest first. Also see <ref>

 $\label{lem:https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-human-services/</ref> and <ref> \\ \https://www.brennancenter.org/legal-work/corman-v-torres</ref></ref>$

 ${\tt https://www.pacermonitor.com/public/case/27231978/CUTLER_v_PELOSI_et_al} <\!\!/ ref\!\!> As \ an \ Official \ Whistle$

Blower in the Commonwealth of Pennsylvania, Jeffrey Cutler declares the actions Mr. Krasner, the Mayor of Philadelphia, and the Governor were a concerted effort to legally Murder Jews and Blacks. Mr. Cutler ran for governor as a Pro Se candidate against Tom Wolf and had an advertisement in the METRO paper on 24OCT2018 page 15 :titled "SAVE BILL COSBY". In ECF 33 of this case Mr. Cutler challenged the USE DROP BOXES based on the lack of hard copy verification as required by the order of Mr. Torres on 12APR2018 (PAGE 166 document physically filed 19OCT2020 at 2:48 PM). EVERY PBS/NPR STATION IS VIOLATING (18 USC § 653-MISUSE OF FEDERAL FUNDS FOR NOT REPORTING THE ABOVE STORY) JUST LIKE TOM WOLF IS GUILTY OF THE SAME CRIME FOR REDIRECTING 2.8 MILLION DOLLARS FROM THE CARES ACT FROM LEBANON COUNTY FOR MASK ADVERTISING!! <ref.> https://www.witf.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-county/ </ref> Nancy Pelosi made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) and stated "[N]o one would be hurt and the greater justice would be attained" and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cy-00167-0, a significant federal crime. On 26FEB2019 Jeffrey Cutler filed a lawsuit in FEDERAL COURT 5:19-cv-00834 in [[Philadelphia]] against [[Nancy Pelosi]] called (CUTLER v. PELOSI, et al.). This is 26 YEARS AFTER THE FIRST WORLD TRADE CENTER BOMBING, Violating 18 U.S.C. § 3 Accessory After the Fact of MURDER of Jonathan Luna <ref>

https://en.wikipedia.org/wiki/Jonathan Luna</ref>. The same technique used in the VW EMISSIONS SCANDAL WAS USED TO ALTER THE VOTES.<ref> https://www.nytimes.com/interactive/2015/business/international/vw-diesel-emissions-scandal-explained.html </ref><ref>https://www.ydr.com/story/news/politics/elections/2019/11/06/how-pa-fix-paper-ballot-voting-problems-before-2020presidential-election/2507101001/</ref>. York county Pennsylvania previously accidently or **TESTED** the **PROGRAMMING** of their systems and they had to make sure it was NOT DETECTABLE, just like the DRUG DOVATO makes HIV UNDETECTABLE. ECF 33 of this case **DOCUMENTS VOTER FRAUD IN PENNSYLVANIA**, since the case manager was willing to risk 20 years in prison to alter documents. A hand count of all the ballots would confirm the fraud, like they are doing in GEORGIA. On 06NOV2017, Mr. Cutler won a case of reconsideration that was un-opposed in the MIDDLE DISTRICT OF PENNSYLVANIA, but instead of also granting some **COMPENSATION** the case was moved properly to the EASTERN DISTRICT of PENNSYLVANIA. Based on the order from case 14-5183 14AUG2015 "We review the district court's dismissal of Cutler's complaint on both standing and merits grounds de novo. See Brown v. Whole Foods Market Group, Inc., 789 F.3d 146, 150 (D.C.Cir.2015). In so doing, we accept the factual allegations in the complaint as true, and grant Cutler the benefit of all reasonable inferences that can be drawn in his favor. See id. And because Cutler proceeded below without counsel, we hold his district court filings to "less stringent standards than formal pleadings drafted by lawyers[.]" Erickson

v. Pardus, 551 U.S. 89, 94, 127 S.Ct. 2197, 167 L.Ed.2d 1081 (2007) (quoting Estelle v. Gamble, 429 U.S. 97, 106, 97 S.Ct. 285, 50 L.Ed.2d 251 (1976))." Based on 28 U.S.C. § 455 RECUSAL OF JUDGES This CASE SHOULD BE MOVED TO THE FIFTH CIRCUIT, because of OBSTRUCTION OF JUSTICE and PEREMTORY DISQUALIFICATION OF ALL JUDGES OF THE THIRD CIRCUIT based the ruling in case 20-1449 and the abuse of power aimed at Mr. Cutler and his mother in the form of bank robbery, identity theft and attempted MURDER BY PERSONS UNKNOWN BY TAMPERING WITH THE GAS HEATER IN MR. CUTLER'S MOTHER'S HOME. Mr. Cutler is using the SUMMARY AFFIRMATION to try and SECURE his legal right to MEDICARE PART B, the denial is an attempt at Obstruction of Criminal Investigations of Health Care Offenses (18 U.S.C. § 1518). On 12FEB2020 Mr. Cutler previously filled in case 19-10011 of the Fifth Circuit court of appeals and the clerks simply decided Mr. Cutler was not part of the case. Mr. Cutler had filed a 571 page PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION on 30SEP2020 at 12:42 PM. Mr. Cutler the called the clerks office within 1 hour of the filing time to let the clerk's office know of the document. The document was stamped USCA OCT 5, 2020 but not put online until 07OCT2020. The header is "Case 20-2936" Document 26 Page xxx Date Filed 10/05/2020". This was a willful and deliberate action to conceal the document and allow the PA AG office to state their motion is un-opposed. It also documents a conspiracy to not serve notice to Mr. Cutler and therefore the stay order of 01OCT2020 by the appeals court should be STRICKEN for failure to serve. Previous documents in the court have been altered to HIDE information from the public and the judges like the pages from RAND PAUL'S book GOVERNMENT BULLIES was obstructed. On 15OCT2020 at 3:15 PM, Mr. Cutler filed a 204 page AMMENDED PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), AND SUMMARY AFFIRMATION which was still not online as of 18OCT2020. This ERATTA document should replace the entire document filed on 15OCT2020. Mr. Cutler found now visible to him he was denied the right to intervene by a ruling of judge Peter J. Phipps (ECF 27) which VIOLATES EQUAL PROTECTION under the law (United States Constitution Ammend 5), since both Anthony Holtzman and Lawrence Joesph were granted the right to intervene. Besides the document and OBSTRUCTION of JUSTICE someone went into the gas heater in my mother's home and turned of the GAS VALVE costing \$ 150.00 to locate on 19OCT2020. On 13MAY1985 the Bombing on OSAGE avenue, at the home occupied by the group/RELIGION called MOVE

<ref>https://en.wikipedia.org/w/index.php?title=MOVE&action=history</ref> FRANK RIZZO had nothing to do with the BOMBING, but he commented that if he had been MAYOR

at the time he would be in LEVENWORTH. ED RENDELL was involved in BOTH MOVE incidents, but his part was completely ignored by the NEWS MEDIA. This is PROTECTED OUT IN THE OPEN. Jonathan Luna was found MURDERED in LANCASTER COUNTY 04DEC1983, and the [[FBI]] demanded the Medical Examiner (ME) declare the MURDER a SUICIDE <ref> https://en.wikipedia.org/wiki/Jonathan Luna </ref>. RIZZO died when he switched to the REPUBLICAN party and RUNNING against ED RENDELL and the ME declared it a HEART ATTACK. FRANK RIZZO may have been MURDERED by the [[FBI]] for RENDELL and declared a HEART ATTACK!! The [[FBI]] furnished the explosives for bombing at OSAGE Avenue.!! RENDELL became MAYOR of PHILADELPHIA, and then GOVERNOR of PENNSYLVANIA. ALL CENSORED AND LOCKED DOWN!!! Based on the evidence, there is a high probability that FRANK RIZZO was killed via some agent other than natural causes by either the [[FBI]] or people they incited to perform the action. Mr. Cutler was related to Jack Klugman by marriage and Mr. Klugman had portrayed a ME called Quincy. Qanon is being censored by the media and censoring the New York Post. In addition to the cases previously mentioned the court case in the Eastern District of New York of 1:20-cv-04834 (AGUDATH ISRAEL v. ANDREW CUOMO Govenor of The State of New York in His Official Capacity) plus case, #2:20-cv-00966 (DONALD J. TRUMP FOR PRESIDENT, et al. v. KATHY BOOKVAR, in her capacity as Secretary of the Commonwealth of

Pennsylvania, et al.), plus case # 407-MD-2020 (PENNSYLVANIA DEMOCRATIC PARTY, et al. v. KATHY BROOKVAR, et al), plus case # 2009020305 (DONALD J. TRUMP FOR PRESIDENT, INC. v. PHILADELPHIA COUNTY BOARD OF ELECTIONS, et al.) in common pleas court of PHILADELPHIA heard by judge Gary GLAZER. The priority mail tracking number for the move to FEDERAL COURT (page 59 & 60) of document filed 15OCT2020 at 3:15 PM is 9505 5141 4909 0289 5648 84. The case for denying voting rule callenges identifies that there is no evividence of fraud. In Pennsylvania in 1994, judge Newcomer invalidated a Pennsylvania State Senate election of William G. Stinson he found to be overwhelmingly tainted by election fraud, and declared Bruce Marks the winner, after finding that "substantial evidence was presented establishing massive absentee ballot fraud, deception, intimidation, harassment and forgery. Jeffrey Cutler had filed a notice of voter fraud in Philadelphia case #2:16-cv-06287 and was ordered removed from the docket by the judge 13DEC2016, which was prior to Donald Trump taking office. Mr. Cutler also contested the fraud of redistricting as USCA case 18-1816 <ref> https://www.brennancenter.org/legal-work/corman-v-torres </ref>. The current collection boxes VIOLATES the order of Robert Torres made 12APR2018 and documents the money for the order is from the FEDERAL GOVERNMENT. In short the order requires a HARD COPY RECEIPT be available from all voting methods. A one penny hard copy receipt is available by mail by purchasing a one cent stamp and

adding it to a mailed ballot. These **NEW** remote boxes fail to have this provision available (a hard copy receipt). Consequently all ballots collected in remote locations violates 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law (Ammend 14). The Governor of New York, Andrew Cuomo violated equal treatment under the law by targeting religious organizations, while leaving secular organizations alone. The AG of New York stated on television stated she is **OBLIGATED** to investigate crimes of CORRUPTION involving DONALD TRUMP but defended the office of the GOVERNOR in violating the right to PRAY and inciting a riot when he denied the basic right protected by the constitution that urges ten or more persons to engage in tumultuous and violent conduct of a kind likely to create public alarm, Section 240.08 just like the "Barney Miller" season 7 episode 19 that originally aired 30APR1981. Barry Croft who was charged in a plot to attack Governor Gretchen Whitmer and the Governor of Virginia was pardonned by Governor of Delaware **James Carney** last year. <ref> https://philadelphia.cbslocal.com/2020/10/09/barry-croft-delaware-man-charged-for-plotting-to-kidnap-michigan-governorgretchen-whitmer-pardoned-by-gov-john-carney-last-year/ </ref>. In the movie LINE OF FIRE the villian uses the ALIAS JAMES CARNEY to try an ASSASSINATION OF THE PRESIDENT. Judge Amy Coney Barrett (ACB) has been confirmed as a justice for the Supreme Court. She has stated that she has no opinion on the ACA and they heard arguments to end OBAMACARE. Mr. Cutler is being denied his right to petition the government for redress of grievances and appeal because he HAS

FILED MOTIONS in court he believes the AFFORDABLE CARE ACT (ACA) is unconstitutional starting 31DEC2013, as case 1:13-cv-2066 in Washington, DC.

ACB should be "B" plan to END the ACA, adjust voting rights in Peennsylvania, and determine if third party KILLING of a child is legal and when it should be considered MURDER. She should be part of the A team to uphold treaties regarding theft of property under color of law and brining stolen NAZI art into the UNITED STATES as is alledged in USCA CASE #17-1770.

As a general rule, anyone who commands, counsels, aids, or abets the commission of a federal crime by another is punishable as though he had committed the crime himself. "In order to aid and abet another to commit a crime it is necessary that a defendant in some sort associate himself with the venture, that he participate in it as in something that he wishes to bring about, that he seek by his action to make it succeed. As per Nye & Nissen v. United States, 336 U.S. 613, 619 (1949); see also, United States v. Centeno, 793 F.3d 378, 387 (3d Cir. 2015); United States v. Sosa, 777 F.3d 1279, 1292 (11th Cir. 2015) ("Thus, to convict under a theory of aiding and abetting, the government must prove that (1) someone committed the substantive offense; (2) the defendant contributed to and furthered the offense; and (3) the defendant intended to aid in its commission"). The appeal in this case failed to file a MOTION TO RECONSIDER prior to filing the appeal. Although these motions usually fail on the merits, Mr. Cutler was successful in getting judge Slvia Rambo of reversing an un-opposed decision she made on 27SEP2017, case #

1:17-cv-1740 Midlle District of Pennsyvania, based on a **MOTION TO RECONSIDER** filed on **27OCT2017** of dismissing the case with **PREJUDICE**. The order REVERSING the decision was made 06NOV2017, based on equal protection under the law. Mr. Cutler now FILES THIS MOTION TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND OBSTRUCTION OF JUSTICE AND CONSPIRACY TO COMMIT MAIL FRAUD AND **OTHER CRIMES AND SUMMARY AFFIRMATION** because of blatant obstruction of justice and other crimes. This petition motion to combine cases involves CRIMINAL ACTIVITY and abuse of power. It also shows BIAS and MALICIOUS intent to violate EQUAL TREATMENT under the law, a violation of the United States Constitution Ammend 5 since in this case the honorable judge Stickman ruled in this case the Defendants willfully violated the constitution and had NO BASIS for their activity. Mr. Cutler a former ELECTED TAX COLLECTOR in November 2013 and has been trying to clear his name based on perjured testimony 18 U.S.C. § 1001, bank robbery, insurance fraud on 17MAR2017 and a challenge to OBAMACARE on 31DEC2013 (case 1:13-cv-2066 in Washington, DC). Mr. Cutler was granted the right to challenge OBAMACARE by the USCA in Washington, DC on 14AUG2015. Mr. Cutler has filed in many cases and has caught persons obstructing justice like in case 20-5143 (USCA Washington, DC), Nancy Dunn stated she discarded all the documents and **OBSTRUCTED JUSTICE**. Many cases involve unopposed motions. The last document sent to the court used priority mail tracking number #9510 8066 2091 0225 1534 23. Even though the judge is named as part of the MAIL FRAUD complaint filed for case #1:20-cr-00165 case, someone else could be the real culprit. Judge Jeffrey Schmehl in case 2:17-cv-00984 (Appeal 17-2709) specifically ruled that FAILURE TO SERVE was a reason to deny ALL motions by Mr. Cutler. It was established that ALL parties **FAILED TO EVEN** ATTEMPT TO SERVE ALL PARTIES. The same judge has shown BIAS and MALICIOUS intent to violate EQUAL TREATMENT under the law, a violation of the United States Constitution Ammend 5. A complaint has been filed against Judge Schmehl for his opinion in this case, for making **PERJURED** STATEMENTS BY MAIL, (18 USC § 1001) and an effort to protect parties that defaulted as well as both insurance companies and their lawyers making false statements by mail in denying claims. Statements by Jason Confair (Manhiem Township) and Robert DiDominicis (Haverford Police) fail to serve Mr. Cutler in their latest filing (ECF 41 and ECF 50). Mr. Cutler believes this constitutes a **CONSPIRACY** to conceal the murder of a Federal Employee found on 04DEC2003 (Jonathan Luna), by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the FBI. Mr. Cutler had stated that he believed that the MURDER of JONATHAN LUNA was carried out by the KLU KLUX KLAN,

and concealed with help persons of the FBI. Judge Schmehl also is presiding on case of Jeffrey Lyons (5:19-cr-00611) which is related to this fraud. On 17JUL2020 TOM WOLF issued a DECREE that LEBANON COUNTY cannot get about 12.8 million directed to the county via the CARES act and VIOLATED 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law (Ammend 14), since LANCASTER COUNTY did the exact same thing. <ref> https://pittsburgh.cbslocal.com/2020/07/22/lebanon-county-sues-governor-tom-wolf/ </ref> On or about 14AUG2020 Tom WOLF reversed himself but dictated that Lebanon County MUST use 2.8 million of the CARES act funding for MASK ADVERTISING in direct support of Joe Biden's campaign focus <ref> https://papost.org/2020/08/14/reversingcourse-wolf-releases-cares-act-funding-to-lebanon-county/ </ref>, which is five years since the USCA in Washington ruled Mr. Cutler had the right to Defend the Establishment clause (case 14-5183) and 75 years since VJ day of WWII. On 22JUN2020 a PETITION FOR IMMEDIATE INJUNTION PENDING APPEAL was finally put online in case 20-1449 even though it was actually filed on 20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA v. JOESEPH JOHNSON. The office of the president responded to this by 21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed

documents mailed and sent to <ref> prosefilings@cadc.uscourts.gov </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document vanished, just like the white bunny HARVEY. The USPS tacking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by MAIL makes them all a party to the **CONSPIRACY** to **INTERFERE IN INTERSTATE COMMERCE**. Mr. Cutler's brother FRED had recently got a job as an USHER for the PHILADELPHIA PHILLES for the 2020 season, but because of the **CONSPIRACY** to close the states there will be no live viewing of games this season. Mr. Cutler's brother and approximately 69 MILLION other people (approximate attendence of 2019 baseball season) have been denied the RIGHT of PURSUIT OF HAPPINESS as is part of the **DECLARATION OF INDEPENDENCE**. Thomas Wolf and Jim Kenney have allowed almost unrestricted protest marches with POLICE escorts, but cancelled other parades and events. Mr. Cutler had proposed an option to have games played in every city. As stated by Judge James C. Dever III ruling 16MAY2020 there is **NO PANDEMIC EXZEMPTION IN THE CONSTITUTION**. The news media in concert with individuals in the DEMOCRATIC party have and some that pretend to be REPUBLICANS have conspired to impact the UNITED STATES. Mr. Cutler filed a complaint with the OIG of PBS/NPR on 10SEP2020 for 18 USC § 653-MISUSE OF FEDERAL FUNDS FOR NOT REPORTING THIS STORY OR CASE. **THIS** IS A CRIMINAL MATTER. The NEWS MEDIA AND OAGS ARE AIDING

AND ABETTING in concealing the MURDER of a BLACK FEDERAL **EMPLOYEE** just like Cecily Aguilar, 22 has been charged. The Employee is Jonathan Luna <ref> https://en.wikipedia.org/wiki/Jonathan Luna </ref> and Beranton Whisenant <ref> https://en.wikipedia.org/wiki/Beranton Whisenant </ref> Justin Zemser and Sean Suitter. The recent murder of Roy Den Hollander in New York for challenging the news media (case 1:16-cv-06624) is just another crime concealed from the public. That case is included by reference and joined to this one. The crime-fraud exception was first recognized in the United States over one hundred years ago, and the policy behind it is well-defined. (The crime-fraud exception was first recognized in the United States in Alexander v. U.S., 201 U.S. 117, 121 (1906).) The legal community does not deem discussions concerning future wrongdoings, such as fraud, that occur during an attorney-client communication worthy of protection. Id. at 562–63. While the practice of law encourages full and frank communications between the attorney and client, only communications concerning past wrongdoings are protected. Mr. Cutler had previously been elected to Public Office as the TAX COLLECTOR of East Lampeter Township, Lancaster County Pennsylvania, based on an Election in November 2013. and took the Oath of OFFICE prior to his first day on the job, on 06JAN2014. Mr. Cutler filed his first lawsuit on 31DEC2013 regrding violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for

violations of the **ESTABLSHMENT CLAUSE**. Mr. Cutler was removed from Office after 27 months based on **PERJURED TETIMONY**, and a CONSPIRACY TO COMMIT MAIL FRAUD and BANK ROBBERY. In Manhiem township Patricia Kabel (elected the same year as Mr. Cutler) was harrased in a similar manner was equally harrased in court and the township spent about 160,000 of taxpayer money to make her leave office. <ref> https://lancasteronline.com/news/local/commonwealth-court-denies-manheim-township-schooldistricts-appeal-in-long-running-tax-collector-case/article 127508cc-c2e5-11ea-864a-8b754638d23f.html </ref>Based on these actions Mr. Cutler investigated the parrties involved and tried to have a FEDERAL JURY TRIAL to clear his name. Since he found no law firm would represent him based on contacts with the FBI or law enforcemnt. The lancaster county treasurer was apponted to replace Mr. Cutler in the collection of taxes and never had a surety bond until 18JUL2018 <ref> https://lancasteronline.com/news/local/lancaster-county-treasurer-without-insurance-formillions-in-tax-dollars/article_ef5b90bc-89d5-11e8-8ace-77712e721cba.html </ref> No Prosection of the treasurer was ever instituted, a clear violation of EQUAL TREATMENT On 20MAY2020 Mr. Cutler filed for an IMMEDIATE INJUNCTION PENDING APPEAL FOR ALL juridictions of the United States, based on the ruling in case # 4:20-cv-00081 in the United States District Court for the Eastern Ditrict of North Carolina on 16MAY2020 by Judge James C. Dever III. Since Governor Roy Cooper has made public statements that he does not intend to

appeal, this is settled law. Mr. Cutler had filed a Petition to DENY the Motion For Summary Affirmation and to consolidte related cases of religious discrimination by the government in case USCA 20-1805 on 14MAY2020 and the document and was not put online until 20MAY2020. The document filed by Brian L. Calistri on May 8, 2020 contains some perjured statements and since it was sent by mail constitues Mail Fraud and Perjury (18 USC § 1001) and constitutes a CONSPIRACY to conceal the murder of a Federal Employee found on 04DEC2003 (Jonathan Luna) , by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the FBI, by furnishing the bombs. Mr. Cutler had stated that he believed that the **MURDER** of JONATHAN LUNA was carried out by the KLU KLUX KLAN, and concealed with help of the **FBI**. The judge dismissed the case even though 5 parties defaulted and were properly served. Based on ECF #5 in case # 2:17-cv-00984 by the late Thomas O'Neill, Mr. Brian L. Calistri's motion failed to notify the parties that have defaulted in this case and therefore should have been **DENIED**. Ahmaud Arbery was MURDERED in Georgia by 2 individuals, and no prosecution was being pursued 74 days. At minimum 2 DA's recused themselves and DID NOTHING. Mr. Cutler had made a complaint by mail to the DA office in Lancaster County, Pennsylvania and York, County Pennsylvania. Mr. Cutler had also filed a motion to intervene on 22SEP2019 in the case of Tami Levin in federal court case 2:19-cv-03149 (ECF 5) which named **DA Larry**

Krasner as a Defendant in the case. Mr. Cutler also filed a response to the motion filed in oppoition on 25SEP2019. Even though the document filed on 25SEP2019 contained evidence of OBSTRUCTION OF JUSTICE and VIOLATIONS of **EQUAL PROTECTION**, Judge Eduardo C. Robreno issued an order on 09OCT2019 which not only denied Mr. Cutler's right to intervene but also violated the United States Constitution **Ammend 1**, by making a **THREAT BY MAIL** if Mr. Cutler filed any additional motions in the case, limiting Mr. Cutler's right to PETITION THE GOVERNMENT FOR REDRESS OF GRIEVIENCES. Tami Levin was replaced by Movita Johnson-Harrell who pleaded guilty to the theft of approximtely half million dollars. Mr.Cutler had filed objections to limit the power of the Tom Wolf to classify that religion as a **NOT a LIFE** SUSTAINING activity in the Commonwealth of Pennsylvania. Mr. Cutler filed his first lawsuit on 31DEC2013 regrding violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case <u>14-5183</u> on <u>14AUG2015</u> for violations of the <u>ESTABLSHMENT</u> CLAUSE. To this end Mr. Cutler filed documents in case 4:18-cv-00167-0 to transfer it to Pennsylvania, but it was DENIED 21JAN2020. Mr. Cutler filed an Appeal for the order on 04FEB2020 in the United States Court of Appeals Fifth Circuit. When that was illegally ignored. Mr. Cutler filed documents in Pennsylvania. Mr. Cuttler had requested that district court case number 4:20-cv-0064 in the United States District Court for the Northern District of Mississippi

[TEMPLE BAPTIST CHURCH et al. v. CITY OF GREENVLLE et al.], and case number 1:20-cy-00323 in the United States District Court for the Western District of Michigan KIMBERLEY BEEMER et al. v. GRETCHEN WHTMER et al.] and case number 1:20-cv-01130 (Mr. Cutler had a typing error and previously wrote 1:20-cv-01120) in the United States District Court for the District of MARYLAND, BALTIMORE DIVISION [ANTIETAM BATTLEFIELD KOA et al. v. LAWRENCE J. HOGAN et al.] are also cases that should be part of this consolidation. All charges in each case should be included by reference for all civil cases as if they are filed with this filing, for JUDICIAL EFFICIENCY. Mr. Cutler has previously called Mr. Wolf a member of the KLU KLUX KLAN in documents related to this case in federal court. <ref> https://forward.com/fast-forward/444442/nj-man-accused-of-ordering-attacks-on-synagogues-released-from-jail/ </ref>Despite Mr. Cutler filing a request with the state prior to the end of the WAIVER deadline that ALL BUSINESSES in Pennsylvania be considered <u>LIFE</u> **SUSTAINING**. Mr. Cutler has never heard back about his request until 12MAY2020. Mr. Wolf also NOW has a **NEW** group to **TRACK** everyone in **PENNSYLVANIA** that has the COVID-19 virus or other secrect police duties. Based on the case of the aids law project tracking people that have one type of virus is unconstitutional, and exposing their idenity is equally unconstitutional. The concept of EQUAL PROTECTION UNDER the LAW is a cornerstone of both the United States Constitution and the Commonwealth of Pennsylvnia. Based on

the story about Mike Du Toit of South Africa <ref>

https://www.dailymail.co.uk/news/article-2478889/White-supremacist-Mike-du-Toit-plotted- $\underline{kill\text{-}Nelson\text{-}Mandela\text{-}jailed\text{.}html} < \!\!\! / ref \!\!\! > the \ \underline{\textbf{BOEREMAG}} \ was \ just \ another \ name \ for$ KLU KLUX KLAN. Also Tom Wolf made statements that said that people cannot be evicted until July yet in there are 6 pges of Legal Notices in the Inquirer on <u>07MAY2020</u> that use <u>WRIT OF EXECUTION</u> to <u>sieze property</u>. Recently in New York white police officers were beating a BLACK MAN for failing to practice social distneing (neither police officer was wearing a mask), and they should be prosecuted for violating the same law that they were alledgely enforcing. It is notable that Wikipedia has **SCRUBBED** Mike Du Toit from their records (effectively trying to rewrite history). Taiwan is about 100 miles from CHINA, yet has less than ten deaths and 500 confirmed cases. In the Appeals for the Fifth Circuit the Order from the United States Northern District of Texas dated January 16, 2020 denying Plaintiff's MOTION FOR RECONSIDERATION OF MOTION TO CHANGE VENUE FOR CASE 4:18-cv-00167-0 FROM STATE OF TEXAS TO PENNSYLVANIA AND COMBINE CASE WITH 5:19-cv-00834, and the motion denying Plaintiff's motion of December 30, 2019. The current order from that court is in error since the USCA order of December 18, 2019, remanded the case back to District Court and for further disposition and was unopposed and is still unopposed. Mr. Cutler had previously filed a document by MAIL on March 1, 2019 but it was illegally discarded. He then filed on 07MAR2019 in person

(Document 00514863727), and it was put online March 7, 2019. The office of the clerk decided it would be ignored. Mr. Cutler filed a NOTICE OF APPEAL on 27JAN2020, (Document 00515289904 International Holocaust Remembrance Day), and it was only put online when Mr. Cutler informed the **Deputy Clerk** Mary Francis Yeager that she was violating Mr. Cutler's civil rights. It was put online January 29, 2020. A violation of EQUAL PROTECTION by employee of the federal government, which treated the two documents differently and potentially hid the document from the review of the judges considering an ENBANC review. Mr. Cutler subsequently filed a PETITION FOR ENBANC HEARING AND TO TRANSFER RESIDUAL CASE TO PENNSYLVANIA AND COMBINE WITH CASE 5:19-cy-00834, this document was put online as document number 00515298284 on 04FEB2020, the same date it was filed in court. In the case both **Deputy Clerk Mary Francis Yeager** and **Deputy Clerk** Roeshawn Johnson denied the petition. This violated the United States Constitution Ammend 1 and 5. It also also violates Mr. Cutler's rights under the Sixth Amendment of the Constitution. Mr. Cutler then on 04MAR2020 filed a 380 page document in this case (2:19-cr-00367). Within 24 hours of the filing Mr. Cutler got a threat by phone from an unidentified individual about the filing. On 06MAR2020 Mr. Cutler filed a nine page correction to the document previously filed. When the document was downloaded from the federal pacer system it was devoid of any markings. On 12MAR2020 Mr. Cutler filed a MOTION TO

VACATE ORDER DENYING ORDER OF RECONSIDERATION – ON 04MAR2020 FOR IMPROPER SERVICE – BRADY VIOLATION AND COMBINE WITH CASE NUMBER 2:20-cv-00735 (GRANT v. PHILADELPHIA) AND 4:18-cv-00167-0 FROM THE NORTHERN DISTRICT OF TEXAS AND DEFAULT JUDGEMENT. At that time Mr. Cutler used the terminal in the Federal Courthouse to view some dockets. In case 2:19-cr-00367 Mr. Cutler noticed the copy of the document (ECF 99) **NOW** was properly marked. Based on this Mr. Cutler printed a second copy of the document. Based on Elouise Pepion Corbel et al. v. Gale v. Norton, et al. (03-5262, 03-5314). Mr. Cutler requested the district court cases be consolidated in Pennsylvania and deliberations allowed on an expedited basis since they both involve related issues and the Supreme Court has indicated they will consider the case this term. This court had allowed the House of Representatives to be an Intervenor. The petitioner, Jeffrey Cutler, acting pro se, respectfully previously identified that the speaker of the house of representaives, in her official capacity, as the speaker of the House of Representatives (and former resident of Baltimore, Maryland). This is the same city that Johnathan Luna on 03DEC2003 (a black federal employee) left his office at approximately 11 PM and was found dead the next morning (04DEC2003) in Lancaster County, Pennsylvania with 36 stab wounds, neck back and genitals, but the cause of death was drowning as per the Medical Examiners. The FBI tried to force different Medical Examiners to say the **MURDER** was <u>Suicide</u>. <u>Sean Suiter</u> a Baltimore Police officer died from a <u>MURDER</u> that was later classified a suicide during a special arrest, 1 day before he was to testify. Other individuals have died unexpectedly, possibly of murder including <u>Beranton</u> <u>Whisenant Jr.</u> (also a federal prosecuter), and <u>Kobe Bryant</u>. Mr. Cutler's cousin Robert Needle, may have contacted Mr. <u>Whisenant</u>. The medical records of <u>Jonathan Luna</u> have finally resurfaced and are currently trying to be sealed/hidden by the current DA in Lancaster County. Mr. Cutler had stated in public documents that he believes Mr. Luna was murdered by the <u>KLU KLUX</u> <u>KLAN</u>. Mr. Cutler also now believes that <u>THOMAS C. WALES</u> was also

MURDERED by the KLU KLUX KLAN 110CT2001.<ref>

https://www.fox43.com/article/news/jonathan-luna-murder-mystery-2003/521-2229b272-9355-43a8-8163-506440862577
</ref>

 $\frac{\text{https://lancasteronline.com/news/local/lnp-county-clash-over-newly-discovered-records-in-jonathan-luna/article 01ba656a-483b-11ea-86ed-43533b224839.html}{</ref><}$

 $\frac{\text{https://lancasteronline.com/news/local/lancaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article }{66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html} < / \text{ref} > < \text{ref} >$

 $\frac{\text{https://www.wgal.com/article/newly-discovered-documents-are-related-to-investigation-into-death-of-federal-prosecutor-ionathan-luna/30783745}{\text{c/ref}} < / \text{ref} >$

 $\frac{\text{https://www.pennlive.com/news/2020/02/re-discovery-of-records-on-mysterious-death-of-federal-prosecutor-prompts-fight-between-da-news-media.html} </ref><$

 $\frac{\text{https://www.youtube.com/watch?v=cLAldUHDwj8}}{\text{news/disgraced-baltimore-police-officer-says-detective-who-was-killed-testifying-n844831}} </ref > \frac{\text{https://www.nbcnews.com/news/us-news/disgraced-baltimore-police-officer-says-detective-who-was-killed-testifying-n844831}}$

</ref>< ref> https://www.cnn.com/2018/08/29/us/baltimore-police-detective-sean-suiter-suicide/index.html </ref>

<u>Nancy Pelosi</u> made a <u>FALSE</u> statement in court via her lawyer (Mr Donald B. Verilli

Jr.) stated "[N]o one would be hurt and the greater justice would be attained" and

violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cy-00167-0, a significant federal crime. During a speech at the National Association of Counties' annual Legislative Conference on 9 March 2010, in Washington D.C. <ref> https://www.youtube.com/watch?v=QV7dDSgbaQ0 </ref> she stated "We have to pass the bill to find out what is in it". The petitioner "found out what was in it" and filed a Pro se lawsuit 31DEC2013 in Wasington, DC case 1:13-cv-2066. He also via lawyers hired had previously filed a Writ of Certiorari for the Supreme Court of the United States (15-632) and inserted that same writ in United States Court of Appeals case 17-2709, page 314A, via district court case number 2:17-cv-00984 page 10. Since the individual mandate of the Affordable Care Act is now null and void based on the rulling of the USCA and the other provisons of the bill should also be eliminated to preserve the constitution. Mr. Cutler paid the docketing fee for the appeal in case 14-1449 to preserve the right of appeal of Mr. Johnson. His lawyer previously made a false statement to the court in his request to withdraw, based on the documents filed by Mr. Johnson (ECF 100-103) a significant crime (18 USC § 1001). The current orders of Tom Wolf in Pennsylvania violate GMP procedures and allows the commonwealth to track every individual on the Pennsylvania Turnpike. (See history of IBP recalls of beef procedures that using a delivery ADDS RISK TO EXPOSING EVERYONE.) Mr. Cutler had worked for multiple pharmaceutical and food compnaies including, HEINZ, CAMPBELLS, MERCK, GSK, BAXTER and others. COVID-19 is

actually an excuse for MASS GENOCIDE against individuals that are deemed undesirable including Jewish and black Individuals and to discontinue pensions via MURDER (see <ref> https://en.wikipedia.org/wiki/Joyce Gilchrist </ref>. It is very easy to bribe or pay individuals to bear false witness against another individual. The order Thomas Wolf issued effectively allows the governments to discontinue religion in Pennsylvania, a member of the KLU KLUX KLAN or related organization. Other members of the KLU KLUX KLAN in the United States and the World, are all organized to take on the HOAX. This was previously called Agenda 21. As of 16MAR2020 Canada was still allowing flights from CHINA and those persons could be carrying hazardous bio material simply enter the United States from Canada. When Mr. Cutler was working for Merck as a contractor some individuals were caught stealing trade secrects by security at the West Point site. It has been known China has been effectively using live people for transplants for years. Mr. Ellyahoo has stated the word in HUNGARY for SIN is pronounced VIRUS. The closing of all CASINOS in the STATE is to get 100% of all gambling revenue, to have a total monopoly on all sources of payment organized for a complete Klu Klux Klan takeover. Jeffrey Smiles has told Jeffrey Cutler that the Allentown Federal Courthouse contains NAZI insigna in the tile work in the building (pending supreme court case # 19-8538), and there is a seven acre compound in Southern Lancaster county that is owned by the Klu Klux Klan. This all may have a

connection of Joe Biden to China and the transfer of technology to them that has violated the world's civil rights. Joe Biden an Bill Cosby are named in the same federal lawsuit supposedly about stolen art (USCA 17-1770). Also Based on case # 19-cv-2407 in the Southern District of California, by Cyrus A. Parsa which should be included by reference these claims are true and correct and the book Bloody Harvest <ref> https://www.bookdepository.com/Bloody-Harvest-David-Matas/9780980887976 </ref> Based on Mr. Cutler's experience, Engineering Experience, and the case of Joyce Gilchrist <ref> https://en.wikipedia.org/wiki/Joyce_Gilchrist </ref> persons in Federal government may have violated the Logan Act Stat. 613, 18 U.S.C. § 953 with China. Since Mr. Wolf's order is illegal, all the Insurance companies have conspired to not pay BUSINESS INTERUPTION CLAIMS based on the order of Tom Wolf, just like 2 different insurance companies failed to compensate Mr. Cutler for his loss (Erie and State Farm Insurance) and conspired to Commit Mail Fraud even though Josh Shapiro was served as part of the lawsuit naming the PA insurance department. Mr. Wolf's order also violates the Federal Voting law Voting Rights Act of 1965, which prohibits any jurisdiction from implementing a "voting qualification or prerequisite to voting, or standard, practice, or procedure ... in a manner which results in a denial or abridgement of the right ... to vote on account of race," color, or language minority status. Based on the recent unsealed pleadings of Judge Domenick Demuro (press release 20-472), voter fraud has been in Pennslyania a long time. The use of ABSENTEE ballots that are collected by

individuals denies the minor protection of MAIL FRAUD, usually associated with this type of voting. Mr. Cutler has attached a handicap placard P15703J renewal that also may be voter fraud in Philadelphia and Mail Fraud. Since that person never lived at that adress. Mr. Cutler had formally notified the court of voter fraud in Pennsylvania as of 13DEC2016 in case # 2:16-cv-06287. The DOJ announced the guilty plea of a judge of elections in Philadelphia 21MAY2020, the day after Mr Cutler filed an Injunction Pending Appeal in case 20-1449, that prohibits **ANY** JURISDICTION in the UNITED STATES from specifyin HOW TO PRAY. Mr. Cutler also notifies this court that the failure of the Dams in the state of Michigan and fires in the Western part of the United States may be the result of a deliberate act to prevent and obscure the lawsuit of governor Gretchen Witmer's and other governor's unlawful acts from being persued in federal court 1:20-cv-00323 and other leagal actions. Persons of the CDC have LIED about an Approved Vaccine to Stop COMPLICATIONS from the <u>FLU and COVID-19</u>. They are called PNEUMOVAX23 and PREVNAR13 which are the COMPLICATION TO THE COVID-19 AND FLU pneumococcal disease that results in death <ref> https://www.diabetes.org/diabetes/medication-management/flu-and-pneumonia-shots</ref>. The DEMONCRATS have done a great job of convincing people are better protected by the Joe Biden. Based on Tigers in the Bronx zoo being diagnosed with COVID-19, there is **ZERO** evidence that the tigers ever failed to practice social distancing,

because the person would be called **LUNCH**. This **EFFECTIVELY INVALIDATES ALL THE MODELS** being used to justify the restrictions being imposed!!. Mr. Cutler based on experience and standard engineering concepts the death of Philadelphi Police Lieutenant James Walker, Seth Rich, Bre Payton, Edgar Rosenberg, Lorna Breen, Ellen Greenberg, and others may be MURDERS of the KLU KLUX KLAN, and 1-2% of all law enforcemnt in the United States may be members or share their views as well as some elected Officials and persons in the military all branches. An eight year old boy was raped in Bryant elementary school and his parents were denied the ability to sue because they waited six months. Based on this the charges against William Henry Cosby should be vacated. George Soros and other persons similarly situated may be trying to destroy the United States economy and the Dollar by bad sharing of information, just like on 25MAY1979 American Airlines Flight 191 DC-10, crashed based on not sharing data. Mr. Cutler was trying to fly to Philadelphia that day from Chicago. My friend Daria from Russia, stated that collapse of the dollar was a stated goal of persons. The proposal from the Joe Biden alledged team is a concerted effort to collapse the UNITED STATES DOLLAR for CHINA. It is also interesting that there is some interest in solving the MURDER of Thomas C. Wales while the MURDER of Jonathan Luna is ignored. Based on the murder of Sean Williams after he was tasered in Lancaster, Pennsylvania is evidence of the conspiracy. Based on <ref> https://www.nytimes.com/2018/06/29/us/police-taser-black-man.html

<ref></ref>https://www.nytimes.com/1998/02/06/us/woman-cleared-of-murder-is-back-in-prison.html <ref></ref>https://www.nytimes.com/1997/12/27/us/judging-justice-special-report-federal-judgeoverturns-murder-verdict-fueling.html <ref></ref> https://www.nytimes.com/1998/01/27/us/appellate-ruling-may-return-woman-to-jail-in-a-murder-case.html <ref></ref>https://www.nytimes.com/1998/12/30/us/officials-cleared-of-misconduct-in-murder-case.html <ref></ref>https://nypost.com/2017/10/25/american-made-sheds-light-on-shady-arkansas-airfield-deals/ A one million dollar reward is offered for the individuals that MURDERED Wales, but only one hundred thousand dollars for information leading to the perons involved in execution of the Jonathan Luna murder on 04DEC2003. Even in case, 1:20-cv-01130 that the document legally filed is **RETURNED** for failing to file a motion to intervene **PRIOR** to filing the actual document, violating equal protection under the law and the United States Constitution Ammend 5. Also based on conflicting death reports, declaring a MURDER a SUICIDE is one way to conceal MURDERS by POLICE or ELECETED officials with the aid of News Outlets. It was RECENTLY announced that Rabbi Yisroel Goldstein was charged, SENTENCED, while the individual that MURDRED Lori Gilbert-Kaye is still awaiting trial (John Timothy Earnest) and Jeffrey Lyons is out on bail awaiting to start his **SENTENCE** for a **55 MILLION DOLLR FRAUD <ref>** https://www.nbcsandiego.com/news/local/rabbi-shot-in-poway-synanogue-attack-pleads-guilty-to-tax-frauddocs/2365089/ </ref> <ref> https://en.wikipedia.org/wiki/Poway_synagogue_shooting </ref>

CHINA BREAKING THE AGREEMENT WITH HONG KONG IN 23 YEARS

MEANS THEY WILL BREAK ANY AGREEMENT INCLUDING THE USE OF

BIO-WARFARE. The attacks on the USS McCain, Fitzgerald, Bonhomme

Richard and effects in TAIWAN are evidence of cooridinated attacks on the United States which are being hidden from the general population like the civil case against Nancy Pelosi. Ken Matthews on 26OCT2020 HAD DOWNLOADED THE PROOF OF CHINA BRIBES. China has been bribing CIA employees and others for years. There is no reason what Joe Biden did should be ignored.

//ref>
https://thehill.com/policy/national-security/512385-former-cia-officer-charged-with-selling-us-secrets-to-china
//ref>

<ref> https://www.bbc.com/news/world-us-canada-50520636 </ref> <ref>

https://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html </ref> The Story

<ref> https://www.mercurynews.com/2017/06/14/james-hodgkinson-shooting-facebook-republicans/

</ref>_James Hodgkinson may have had KKK support, because he was using SKS

rifle with FIXED 10 ROUND MAGAZINE and FBI COVERED FOR OTHER

SHOOTERS BEHIND HIM!!! The rifle James Hodgkinson was using required

loading with STRIPPER CLIPS!! It uses the SAME 7.62 round as the AK-47

VARIANT. HE fired 200 rounds in 2 minutes while WALKING AND

SHOOTING and it was COVERED UP!! NBC BROADCAST ON THE

BOTTOM SCROOL CAPTION AT THE TIME and stated by Senator RAND

PAUL!!! The NEWS MEDIA IS AIDING AND ABETTING in concealing the

MURDER of a BLACK FEDERAL EMPLOYEE just like Cecily Aguilar, 22 has

been charged. The Employee is Jonathan Luna <ref>

https://en.wikipedia.org/wiki/Jonathan_Luna </ref> and Beranton Whisenant <ref>

https://en.wikipedia.org/wiki/Beranton_Whisenant </ref>, Sean Suiter from the Baltimore

Police department. <ref> https://blackthen.com/black-mysteries-unsolved-death-jonathan-luna/

<ref> For Years there has appers to have been a KLU KLUX KLAN serial rapist in

East Lampeter Township, Pennsylvania. This included Lisa Michelle Lambert and

possibly currently Linda Stoltzfoos and previous possible MURDER of JERRY

MURPHY of WI105 and covered up by the MEDICAL EXAMINER <ref>
https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remain-sealed/article_ca83b358-c6de-11ea-a3eb-67597e2be2cf.html

</ref> <ref> https://redistricting.lls.edu/files/PA%20corman%2020180724%20brief.pdf </ref> East Lampeter previous LAWSUITS, theft of PROPERTY <ref> $\underline{\text{https://law.justia.com/cases/federal/district-courts/FSupp2/17/394/2488681/}} <\!\!/ \text{ref} \!\!> \$ 540.000 \ theft$ of LIFE savings and sent to PRISON 2008 case Levi Lapp Stoltfoos (MAYBE RELIGIOUS FREEDOM) <ref> https://dockets.justia.com/docket/circuit-courts/ca3/17-1772 </ref> On 18SEP2020 Justice Ruth Bader Ginsburg died on Rosh Hashanah, the Jewish New Year, and even though she has not yet been burried senator Shummer lied from the senate chambers and claimed she is turning over in her grave. Also on September 18, 2020 at 2:48 pm Jeffrey Cutler filed a 324 page MOTION TO RECONSIDER MOTION TO INTERVENE AND COMBINE CASES FOR JUDICIAL EFFICIENCY AND OBSTRUCTION OF JUSTICE AND CONSPIRACY TO COMMIT MAIL FRAUD AND OTHER CRIMES AND SUMMARY JUDGEMENT in case #1:20-cr-00165, United States v. Kevin Clinesmith in Washington DC. The previous document was destroyed by the clerk or

Judge in the case. Watch https://www.youtube.com/watch?v=mgCle8F zUk for more information and read comments sorted newest first. Also see <ref> https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-healthhuman-services/ </ref> and <ref> https://www.brennancenter.org/legal-work/corman-v-torres </ref><ref> https://redistricting.lls.edu/files/PA%20corman%2020180724%20brief.pdf </ref><ref> https://www.pacermonitor.com/public/case/27231978/CUTLER v PELOSI et al </ref> As an Official Whistle Blower in the Commonwealth of Pennsylvania, Jeffrey Cutler declares the actions Mr. Krasner, the Mayor of Philadelphia, and the Governor were a concerted effort to legally Murder Jews and Blacks. Mr. Cutler ran for governor as a Pro Se candidate against Thomas Wolf and had an advertisement in the METRO paper on 24OCT2018 page 15 :titled "SAVE BILL COSBY". The government cannot tell you how to PRAY enforced by RELIGIOUS POLICE!!! The DEMONCRATS are using FEAR and JUNK science to try and bring back CONCENTRATION CAMPS just like EXECUTIVE ORDER 9066 by FDR. The ORDER was never declared UNCONSTITUTIONAL, just SUSPENDED, revoked by Ford when he was president. Dr. Fauci, KRISTEN WELKER and Persons of the CDC have LIED about an Approved Vaccine to Stop COMPLICATIONS from the FLU & COVID-19. <ref>https://www.futuremedicine.com/doi/10.2217/fca-2020-0082</ref>Jeffrey Cutler has discovered The Approved Vaccines to Stop COMPLICATIONS from COVID-19, are PEUMOVAX23 and Prevnar13 to TREAT the PRIME COMPLICATION TO THE COVID-19 pneumococcal disease. HIV has NO VACCINE. Based on Tigers in the

Bronx zoo being diagnosed with COVID-19, there is ZERO evidence that the tigers ever failed to practice social distancing, because the person would be called LUNCH. This EFFECTIVELY INVALIDATES ALL THE MODELS being used to justify the restrictions being imposed!! On 04SEP2020 at 10:14 PM a [[FEC]] <ref> https://en.wikipedia.org/wiki/Federal Election Commission#First Amendment issues </ref> complaint was filed against [[Youtube]] for illegal edits of comments as an "IN KIND" contribution to [[Joe Biden]], [[Nancy Pelosi]], and MISUSE OF FEDERAL FUNDS (18 U.S.C. § 653) involving [[NPR]] and [[PBS]] networks and also AIDING AND ABETTING in concealing the MURDER of [[Jonathan Luna]] <ref> https://en.wikipedia.org/wiki/Jonathan Luna </ref> and [[Beranton Whisenant]] <ref> https://en.wikipedia.org/wiki/Beranton Whisenant </ref>. This is documented in federal court case 5:19-cv-00834 filed 26FEB2019 in [[Philadelphia]] against [[Nancy Pelosi]] called (CUTLER v. PELOSI, et al.) and later against [[Kevin Clinesmith]]. On 20MAY2020 at 4:10 PM Jeffrey Cutler filed an INJUNCTION PENDING appeal in USCA case 20-1449 to REQUIRE EVERY JURISDICTION in the UNITED STATES unrestricted PRAYER! When POLICE and PUBLIC officials abuse the system to MURDER individuals, then the individuals are corrupt. The murder of Sean Williams after being tasered while sitting to protect those in power is just one example of the corruption and conspiracy. William Casey <ref> https://www.nytimes.com/1987/05/07/obituaries/william-casey-ex-cia-head-is-dead-at-74.html </ref> diedunexpectedly from pneumococcal disease when his role in self funding the CIA via

importing NARCOTICS into Mena, Arkansas was exposed just like the film like the film with Tom Cruise <ref>https://en.wikipedia.org/wiki/American Made (film)</ref> Thus Pursuant to Title 18, United States, Code § 4, Plaintiff, Mr. Jeffrey Cutler, formally notifies the court of possible ongoing criminal acts and conspiracy involved with this civil rights action and requests the court to notify the DOJ Office immediately, and any other criminal justice authorities the court deems necessary, to effect and insure the prompt investigation and prosecution of crimes involved with this case which includes mail Fraud (18 U.S. Code § 1341), the murder of a federal employee (18 U.S. Code § 1114), Obstruction of Justice, Bank Ruptcy Fraud in case number 19-11466 Philadelphia Accademic Health System and Title 18, Section 871. The civil rights action is case # 5:19-cv-00834 and this case #1:20-cv-01130 District Court Maryland. The courts have affirmed, it must "afford a liberal reading to a complaint filed by a pro se plaintiff," particularly when the plaintiff has no formal legal training or education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C.Cir. 2014); see also Erickson v. Pardus, 551 U.S. 89, 94 (2007) ("A document filed pro se is to be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.") (internal quotations and citations omitted). The current election for president may be just like 2 Star Trek Episodes combined. <ref> https://en.wikipedia.org/wiki/Bread and Circuses (Star Trek: The Original Series) </ref> and <ref> https://en.wikipedia.org/wiki/What Are Little Girls Made Of%3F </ref>.

WHEREFORE, for all the foregoing reasons, petitioner respectfully requests this the Motion For Summary Affirmation should be found against all parties in this case by Mr. Cutler based on the USCA obstruction in the General Flynn Case and case # 2:20-cv-00677 COUNTY OF BUTLER, et al. v. THOMAS W. WOLF, et al. in the Western District of PA, Judge Stickman wrote in this case "but even in an emergency, the authority of government is not unfettered", but Mr. Cutler's motion was striken from the record by an order that is not viewable. In the follwing youtube videos the comment were edited by youtube that Mr. Cutler wrote contrary to FEC.

https://www.youtube.com/watch?v=9rvQxhJdFaA
ref>https://www.youtube.com/watch?v=pfwGDqVHA

/ref>
https://www.youtube.com/watch?v=nGXk6w 8F1q
/ref>
https://www.youtube.com/watch?v=xF7FauH
//w
/ref>
https://www.youtube.com/watch?v=nGXk6w 8F1q

The warrant for the home of BREONA TAYLOR may have been based on perjured information by detective Joshua James.

<ref>https://www.usatoday.com/story/news/nation/2020/06/16/breonna-taylor-louisville-detective-joshua-jaynes-no-knock-warrant-reassigned/3200277001/
/ref>This court should also declare the entire
Affordable Care Act (Obamacare) law and the executive order signed in 1942 as
Executive Order 9066 by FDR UNCONSTITUTIONAL, during an IMMEDIATE
ENBANC review of this case when combined with the writ from case 15-632, and
the writ filed by the WHITE HOUSE as 19-840, 19-1019 also have Mr. Johnson's incarceration be suspended pending the appeal process because of tampering of
documents as demonstrated by ECF 99 filed by Mr. Cutler in the other case, as well

as the PETITION TO CONSOLIDATE RELATED CASES FOR JUDICIAL

EFFICIENCY and let a jury decide the order filed with case 20-1805. Mr. Cutler made a petition 20MAY2020 at 4:10 PM USCA case 20-1449, a clear BRADY violation. Also other penalties the court deems appropriate including a minimum of 20% of the pensions to a compensation fund for of those harmed. The government CANNOT SPECIFY HOW TO PRAY enforced by Religious POLICE, either LOCAL, FEDERAL OR STATE. This case number 20-1805 AND 20-1449, 20-1422, case # 4:20-cv-02078, USCA case 18-3693 and case 20-5143 in the USCA DC CIRCUIT SHOULD ALL BE COMBINED FOR JUDICIAL EFFICIENCY and "GOOD TROUBLE" as per John Lewis and 5171 years of persecution of Jewish Individuals. Based on Uzuegbunam v. Preczewski (19-968) in an upcoming Supreme Court Session, Mr. Cutler wishes to Argue 4 SALIENT points of law in ORAL ARUMENTS.

- 1. Elected and NON-Elected officials cannot engage in CRIMINAL ACTIVITY under cover of law to target an individual, or a rival.
- 2. EQUAL TREATMENT UNDER THE LAW APPLIES TO all laws and a single law that applies to some people must be uniformly applied because as a UNITED STATES we must sink or swim together as a nation based on Obergefell v. Hodges, 576 U.S. 644 (2015), which if applied to vehicle inspection in Pennsylvania, and non uniform targetting of individuals.
- 3. Individuals should be allowed to intervene in CRIMINAL CASES as a PROSECUTION when government entities try to use POLICE powers to furter illegal activities including MAIL FRAUD, and EQUAL TREATMENT UNDER THE LAW, including concealing MURDER of BLACK AND JEWISH INDIVIDUALS!!
- 4. The NEWS MEDIA in concert with GOVERNMENTS outside of the UNITED STATES cannot use payments to end the CONSTITUTION and violates the Logan Act.

Respectfully submitted,	
DATE: 12NOV2020	/s/ Jeffrey Cutler
	Jeffrey Cutler, pro se
	215-872-5715 (phone)
	eltaxcollector@gmail.com
	P.O. Box 2806
	York, PA 17405

CERTIFICATE OF SERVICE

I hereby certify that on NOVEMBER 12, 2020, I filed the foregoing with the Clerk of the Court for the United States Court of Appeals for the Third Circuit via United States Mail or in person. Participants in the case who are registered CM/ECF users will be served by the appellate CM/ECF system. I further certify that all of the other participants or their lawyers in this case are registered CM/ECF users except as follows and they are served by mail or email .

/s/ Jeffrey Cutler
Jeffrey Cutler

CERTIFICATION OF COMPLIANCE

This brief complies with the type-volume limitations of Fed. R. AP. P. 35(b)(2) and Circuit Rule 40-1 because this brief contains no more than # of pages allowed by ECF 17, excluding the parts of the brief exempted by Fed. R. AP. P. 32.

PLAINTIF'S PROPOSED ORDER FOR SUMMARY AFFIRMATION

AND NOW, this	day of	, 2020 upon consideration Plaintif's Motion	for Default
Judgment and for g	ood cause shown,	it is hereby ORDERED the Motion is GRANTED.	SO ORDERED.

- [1] Order the date, header and deadlines be corrected to reflect ACTUAL TIME stamp for ECF 26 as 30SEP2020
- [2] Order the SUMMARY AFFIRMATION against all defendants be granted and made FINAL at one million dollars per day or as a neotiated amount.
- Order the order of Judge Margret Miller made March 17, 2017 against Jeffrey Cutler vacated, the order by Judge Margaret Miller against Jammal Harris vacated and order by Judge Lawrence Stengel against Lisa Michelle Lambert vacated and all persons similarly situated (William Henry Cosby, Joe Johnson, Jeffrey Smiles, Emily Weinman, David Sommers, Mr. William H. McMichael, Stan Caterbone, Claire Risoldi, Rufus Seth Williams, Stepen T. Kirchner (1873 MDA 2018), Scott Capps, General Flynn, Mr. Popodopolis, Ari Goldstein, charges against Roger Stone and Eric Snowden, prison sentences of MAC PHIPPS in LOUISIANNA, Julias Jones in Oklahoma, etc.), for violations of equal protection. All prosecutions of Robert Mueller as special prosecutor vacated because his appointment was based on perjured testimony, which is verfied by Mr. Steele in a foreign court.
- [4] Order the summary and default judgment of all other cases filed by Mr. Cutler in every court also be granted, and all judgements against Mr. Cutler by every Judge vacated including traffic violations for expired inspection in York, PA East Lampeter Township and Haverford, PA.
- [5] Order ECF 103, 104, 105 & 106 be denied USCA case 20-1805.
- [6] Order Nancy Pelosi and Adam Schiff to resign from their elected positions based on crimes identified in this document, or from their leadership positions.
- [7] Order Judge Barry Bloss, Judge Cynthia Rufe, Judge Eduardo Robreno, Judge Denise Commins, and Judge Catherine Blake pay twice their daily salary each day to the innosense project, until they resign.
- [8] Order Tom Wolf, Jim Kenny to resign for interference in interstate commerce.
- [9] Order all vandalism perpetuated against Mr. Cutler and Mr. Krieger to be compensated, and listed.
- [10] Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or legal hours and <u>ALL LEGAL FIRMS</u> used to try to change the outcome of a certified election, of Jeffrey Cutler and Donald Trump in all future actions with the court by East Lampeter Township Lancaster County. Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013.
- [11] Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government, and all payments by any George Soros organization.

- [12] Order a one million dollar a day penalty per named defendant, until Mr. Cutler's reputation and credit are restored or individual agreements are reached with each party.
- [13] Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Courts and unnamed others show cause why they should not be charged with violations of the RiCCO ACT, both 18 U.S.C. §§ 1961–1968. RICO violations, and 18 U.S.C. § 1964, Civil RICCO Act.
- [14] Order Susan Peipher Esquire, Christina Hausner, East Lampeter Township, East Lampeter Township Police,
 Lancaster County Courts, Ralph Hutchinson, Judge Margaret Miller, Scott Martin, Elam Herr, all named defendants
 in this case and unnamed others show cause why they should not be charged with violations of 18 U.S.C. § 2113
 (bank robbery).
- [15] Order Fulton Financial to return all money for accounts ending with 8603 and 8612 with penalties.
- [16] Order Fulton Financial to compensate the plaintiffs for cases 5:18-cv-00987 and case 2:17-cv-02763 as demanded in their respective lawsuits.
- [17] Order Wikimedia foundation and all media outlets specified to provide space and corrections as provided by the plaintiff and his designated representative for fake news and PROGRAMMED CENSORSHIP!!
- [18] Order Summary Judgement be awarded for all other cases Mr. Cutler has been denied due process be awarded.
- [19] Other remedies the court deems appropriate.
- [20] Order the Democratic National Committee to also show why they are not a party to Religious discrimination.
- [21] Order Nancy Pelosi to resign from her position for the false statement (18 USC § 1001) made through her lawyer.
- [22] The primary election in Pennylvania held June 2, 2020 should be redone because of unequal treatment of voters throughout the state.
- [23] Order of GAVIN NEWSOME, GOVERNOR OF CALIFORNIA be vacted because it is obstruction of free exercise of religious beliefs and violates Matthew Shepard and James Byrd Jr. Hate Crimes Prevention Act.
- [24] Order CHINA to allow the residents of Hong Kong become a territory of the United States for attacking the United States
- [25] Combine cases 20-1805, 20-1449, 20-1422 from USCA third circuit and 20-5143 from the USCA DC CIRCUIT.
- [26] Order Broadcasters to make available at NO COST there AUX CHANNELS for teaching grades K-12.
- [27] Order Susan Peipher Esquire and other lawyers guilty of similar activities, to be barred from participation in the Federal Court CM/ECF system.
- [28] Order that all public broadcasting stations be charged with VIOLATIONS 18 U.S.C. § 653, misuse of federal funds, or on the alternate be charged with 18 U.S.C. § 666 for Censoring Mr. Cutler's activity.
- [29] Order the money that Mr. Bloomberg sent to the DNC plus pledged funds be held for his employees that worked on

- his presidential bid that took the jobs based on contracts he made to be distributed by Mr. Cutler.
- [30] Order GOOGLE LLC with violations of the ELECTION CAMPAIGN contributions by editing Mr. Cutler's comments on youtube videos and other destruction of phone use.
- [31] Order the CDC to recommend mass Pneumonia vacinations to STOP COMPLICATIONS of COVID-19 and FLU
- [32] Order the STATE SCHOOLS to REQUEST BIDS FOR ONSITE TEACHING ON A CONTRACT BASIS 10, 30, 100 STUDENTS, etc.
- [33] Although there is no amount of money that can bring back BREONNA TAYLOR, from the dead, the store chain LORD AND TAYLOR could be brought back as LORD AND BREONNA TAYLOR as a fixed reminder to her death and combined with CENTURY 21.
- [34] Based on the reply on 27SEP2020, Mike Carter and the Seattle Times should be charged with aiding and abetting the coverup of the murder of Jonathan Luna 04DEC2003 after the fact.
- [35] Order CITIBANK pay three times the amount they allowed to be stolen via fmail fraud from Jeffrey Cutler and Marilyn Cutler, and document how much they spend on lawyers to support their conspiracy to commit mail fraud.
- [36] The constitution should be ammended to allow all citizens of voting age in any prison the right to vote for a representative in congress and president of the United States just like Washington, DC., and 1 electorial vote. The total prison population shall be added to the census for the country. No additional seats shall be added to the house.
- [37] The constitution should be ammended to allow all citizens of voting age native born in any territory the right to vote for a representative in congress and president of the United States just like Washington, DC., and 1 electorial vote.

 The total population shall be added to the census for the country. No additional seats shall be added to the house.
- [38] The government shall establish a set of specifications for the minimum features a health plan shall contain to be called copper, silver, gold platinum, etc., and failure to deliver these features shall be considered mail fraud.
- [39] The intentional termination of life by any third party for money for all individuals from 84 months old after conseption to 30 months old after conseption shall be considered a crime.
- [40] A replacement for obamacare would allow any United States interstate company offer their group health plan to not only their employees, but their suppliers and customers at any pricing they choose with a stated customer charge and individual charge.
- [41] The request for the stay of the order of 14SEP2020 BY THE OFFICE OF ATTORNEY GENERAL SHOULD BE DENIED because it should be an injunction pending Appeal.
- [42] Every jurisdiction in the United States MUST allow UNRESTRICTED PRAYER NOT ENCUMBERED BY any local specifications specifying the correct way to pray, enforced by RELIGIOUS POLICE.
- [43] Judge Rendell should recuse herself because of her involvement with this case, dating to 13MAY1985 and her current spouse involvement with the Insurance industry.

- [44] Mark Trundos be compensated for criminal activity regarding 2:19-cv-05846.
- [45] Jeffrey Cutler be allowed to get Medicare Part B as equtiable release based on PANDEMIC provisions put in place by the president of the United States.
- [46] All ballots collected in remote collection boxes where the voter was not offered a <u>HARD COPY</u> of their vote be segragated (violating 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law Ammend 14) validity be determined by the court.
- [47] Order Tami Levin and Charity Welch (case 5:20-cv-04842) be compensated at a minimum of \$250,000 dollars
- [48] Mr. Noviho (5:15-cv-03151) be compensated at a minimum of \$250,000 dollars because he should have won on 03SEP2015, but the lawyer George Reihner failed to protect Mr. Noviho.
- [49] Order everyone mentioned in this case that is victim of the KKK or FBI be awarded a minimum of \$250,000 dollars.
- [50] Order Wikipedia to reveal the Name, Address, and Email of RAVENSFIRE, and PROLOG and Government sources used to SPY on Mr. Cutler and pay him an appropriate payment
- [51] A law should be passed that allows JEFFYBONDS be used to make sure every POLICE vehicle is a 2 man car because like computers, POLICE CAN NEVER HAVE TOO MUCH BACKUP
- [52] Seth Williams should get his law license restored just like Ernie Preate, plus awarded 250,000 dollars
- [53] Mr. Michael Grant and Mr. Noviho (5:15-cv-03151) be compensated at a minimum of 250,000 dollars
- [54] Survivors of Sean D. Williams (18-2773) be awarded a minimum of 250,000 dollars
- [55] Order Andrew Cuomo and Leticia James resign for violations of the right to PRAY, and testify under OATH.
- [56] Order Traveller's Insurance, Citibank and others to pay into the fund or face criminal prodection.
- [57] Order every employee at PBS/NPR to dedicate a portion of their pension or paycheck to a fund or face prosecution for 18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES.
- [58] GOOGLE is guilty of violating 47 U.S. Code § 230 via their Youtube division and in conjunction with every other news media including ABC, CBS, NBC is guilty of violating 18 U.S.C. § 3 Accessory After the Fact MURDER of Jonthan Luna.
- [59] Kara N. Templeton, Christopher Leppler, Judge B. Denise Commins have conspired to violate 18 U.S.C. § 3 3 Accessory After the Fact MURDER of Jonthan Luna.
- [60] Based on case 10011 Boeing should create a project to bring back the L-1011 Aircraft from the dead with engines from the 737-MAX to provide new aircraft to the fleets that would soak up excess production and provide new capacity to the Airline Industry Worldwide and Engineerin jobs and capacity.
- [61] Order the United States Government to stop collecting or accessing penalties <u>FOR FAILURE</u> to *comply with*established tenets or teachings of such sect or division of ANY religion in violation of the U.S.

 Constitution amendment 1 and declare the ACA unconstitutional, based on the 89 page writ of USCA case 17-

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2709 on page	e 314A, and Supreme court case # 15	5-632 plus the writ	filed by the WHITE HOUS	E as 19-840, 19-
1019 and Dec	clare that no jurisdiction of the United	States can dictate	the proper way to pray.	
Dated:, 20	20			<u> </u>
		ВХ	THE COURT	

CONSTITUTIONAL VIOLATIONS

A. <u>Amendment 1</u> of the United States Constitution is absolute when it says "to petition the Government for redress of grievances". Because the government has put such a high threshold and cost in allowing these grievances to be heard, criminal acts by a government entities in violation of the basic rights are being ignored despite the majority's attempt to limit its application to defendants for whom it has been found acceptable by a judge, there is no such limitation in the Amendment itself. Even when significant illegal activities such as mail fraud (complaint #1773989 and OTHERS) exist and making false statements to the court exist. As in previous documents, it is obvious the state government entities and news media have conspired to have a <u>Fraud</u> on the court.

B. Amendment 1 of the United States Constitution is absolute when it says

"CONGRESS SHALL MAKE NO LAW respecting an establishment of religion, or prohibiting the free exercise thereof: The government has a history of persecuting the Amish. East Lampeter Township also has singled out the Amish and been involved in a previous federal lawsuit 97-cv-5034. The religious exemption within Obamacare allows the government to send a swat team to enforce religious practices. The supporting documentation of this is the Writ of Certiorari for case 15-632, prepared by the American Freedom Law Center and Robert Muise. East Lampeter Township also has singled out the Amish and been involved in a previous federal lawsuit 97-cv-5034. The religious exemption within Obamacare allows the government to send a swat team to enforce religious practices just like New York has done..

ADDENDUM

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

DCO-008

No. 20-2936

COUNTY OF BUTLER; COUNTY OF FAYETTE; COUNTY OF GREENE; COUNTY OF WASHINGTON; NANCY GIFFORD; MIKE GIFFORD, husband and wife doing business as Double Image Styling Salon; PRIMA CAPELLI INC, a Pennsylvania Corporation; MIKE KELLY; MARCI MUSTELLO; DARYL METCALFE; TIM BONNER; STEVEN SCHOEFFEL; PAUL F. CRAWFORD, trading and doing business as Marigold Farm; CATHY HOSKINS, trading and doing business as Classy Cuts Hair Salon; RW MCDONALD & SONS INC; STARLIGHT DRIVE IN LLC, a Pennsylvania Corporation; SKYVIEW DRIVE IN LLC, a Pennsylvania Limited Liability Company

v.

GOVERNOR OF PENNSYLVANIA; SECRETARY PENNSYLVANIA DEPARTMENT OF HEALTH, Appellants

(W.D. Pa. No. 2-20-cv-00677)

Present: JORDAN, KRAUSE, and PHIPPS, Circuit Judges

1. Document from Proposed Intervenor Jeffrey Cutler Titled "Petition for En Banc Review of Petition to Combine Cases," treated as a Motion to Reconsider the Court's 10/9/20 Order Denying Intervention, with Request for Referral to the Court En Banc pursuant to 3d Cir. I.O.P. 10.3.3.

Respectfully, Clerk/lmr

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The foregoing motion for reconsideration is hereby DENIED.

By the Court,

s/ Kent A. Jordan
Circuit Judge

Dated: November 6, 2020 Lmr/cc: All Counsel of Record

Jeffrey Cutler

If you view the

Full Docket | you will be charged for 4 Pages \$0.40

General Docket Third Circuit Court of Appeals

Court of Appeals Docket #: 20-2936 Nature of Suit: 3440 Other Civil Rights

County of Butler, et al v. Governor of Pennsylvania, et al

Appeal From: United States District Court for the Western District of Pennsylvania

Fee Status: Paid

Case Type Information:

1) civil

2) private 3) civil rights

Originating Court Information:

District: 0315-2 : 2-20-cv-00677 Trial Judge: William S. Stickman, IV, District Judge

Date Filed: 05/07/2020

Date Order/Judgment: 09/22/2020

Date Order/Judgment EOD:

09/22/2020

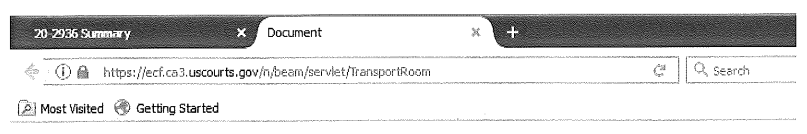
Date NOA Filed:

Docketed: 09/23/2020

09/22/2020

- 10/01/2020 25 ECF FILER: ENTRY OF APPEARANCE from Lawrence J Joseph on behalf of Amicus Curiae Eagle Forum Education & Legal Defense Fund. [20-2936] (LJJ) [Entered: 10/01/2020 01:21 PM]
- 10/05/2020 26 MOTION filed by Proposed Intervenor Jeffrey Cutter construed as a motion to intervene. Response due on 10/16/2020. Certificate of Service dated 09/30/2020. Service made by US mail. (LMR) [Entered: 10/07/2020 11:16 AM1
- 10/09/2020 27 ORDER (PHIPPS, Circuit Judge) The foregoing Motion by Proposed Intervenor Jeffrey Cutter construed as a motion to intervene is denied. Panel No.: DCO-003. Phipps, Authoring Judge. (LMR) [Entered: 10/09/2020 11:06 AM]
- 10/19/2020 28 MOTION filed by Proposed Intervenor Jeffrey Cutler for Amended Petition to Combine Cases. Certificate of Service dated 10/15/2020. Service made by US mail. (LMR) [Entered: 10/26/2020 01:52 PM]
- 10/20/2020 29. Document filed by Proposed Intervenor Jeffrey Cutler titled "Errata to the amended petition". Certificate of Service dated 10/19/2020. Service made by US mail. (LMR) [Entered: 10/26/2020 02:00 PM]
- 10/26/2020 30 ORDER (Clerk) Jeffrey Cutler's "Petition to Combine Cases" was treated as a motion to intervene and denied by the Court on October 9, 2020. Because that petition was denied and Jeffrey Cutler was denied permission to intervene in this appeal, no action will be taken on Jeffrey Cutler's amended petition or errata received after the Court's order. (LMR) [Entered: 10/26/2020 02:02 PM]
- 10/27/2020 31 ECF FILER: UNOPPOSED Motion filed by Appellants Governor of Pennsylvania and Secretary Pennsylvania Department of Health for Extension of Time to file Appellants' brief and appendix until/for 14 days. Certificate of Service dated 10/27/2020. Service made by ECF. [20-2936] (JBD) [Entered: 10/27/2020 12:55 PM]
- TEXT ONLY ORDER (Clerk) granting motion for extension of time filed by Appellants Governor of Pennsylvania and 10/29/2020 32 Secretary Pennsylvania Department of Health. Appellants' brief and appendix must be filed and served on or before November 18, 2020. (MB) [Entered: 10/29/2020 02:30 PM]
- 10/29/2020 33 Document from Proposed Intervenor Jeffrey Cutler Titled "Petition for En Banc Review of Petition to Combine Cases," treated as a Motion to Reconsider the Court's 10/9/20 Order Denying Intervention, with Request for Referral to the Court En Banc pursuant to 3d Cir. I.O.P. 10.3.3. (LMR) [Entered: 10/30/2020 10:06 AM]
- 11/06/2020 34 ORDER (JORDAN, KRAUSE and PHIPPS, Circuit Judges) denying Document from Proposed Intervenor Jeffrey Cutler Titled *Petition for En Banc Review of Petition to Combine Cases," treated as a Motion to Reconsider the Court's 10/9/20 Order Denying Intervention, with Request for Referral to the Court En Banc pursuant to 3d Cir. I.O.P. 10.3.3.. Panel No.: DCO-008. Jordan, Authoring Judge. (LMR) [Entered: 11/06/2020 02:21 PM]

	PACER Serv	ice Center			
	Transaction	ı Receipt			
Third Circuit - 11/07/2020 06:31:36					
PACER Login:	jk6550	Client Code:			
Description:	Case Summary	Search Criteria:	20-2936		
Billable Pages: 1 Cost: 0.10					



2 Documents are attached to this filing

USCA CASE 20-2936 SCREEN PRINT ECF 33 07NOV202O 7:15 AM

Doc	cument	Description	Pages
1	Management Market Andrea Propagation	Document Filed	75
2	Samuel Samuel Samuel	Document Filed	80

155 pages Cannot combine all documents (exceeds max of 50 MB)

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT July 26, 2019

No. 18-3693

JEFFREY CUTLER, Appellant

v.

ALAN SCHNITZER, Chairman the Traveler's Companies' Inc.;
EDWARD MCVEY, Pennsylvania Insurance Department;
RICHARD S. MILLS, McElroy, Deutsch, Mulvaney, & Carpenter, LLP;
KIANDRA BAIR, McNees, Wallace & Nurick; SAM JANESH, The LNP Media Group;
DENNIS STUCKEY, Lancaster County Chairman; BRIAN HURTER, Lancaster County
Controller; MARK DALTON, Lancaster County Court Administrator;
DAVID BUCKWALTER, East Lampeter Township Chairman;
DAVID ZUILKOSKI, Conestoga Valley School District; DENNISE COMMINS

(E.D. Pa. No. 5-17-cv-05025)

Present: RENDELL, Circuit Judge

1. Motion filed by Appellant Jeffrey Cutler titled Petition to Alter Panel construed as Motion to Recuse

Respectfully, Clerk/JK

ORDER

The foregoing motion to recuse is denied.

By the Court,

s/ Marjorie O. Rendell Circuit Judge

Dated: August 7, 2019 JK/cc: Jeffrey Cutler

All Counsel of Record

<u>Logout Help</u>

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General Docket Third Circuit Court of Appeals

Court of Appeals Docket #: 18-3693 Nature of Suit: 3370 Other Fraud Jeffrey Cutler v. Alan Schnitzer, et al Appeal From: United States District Court for the Eastern District of Pennsylvania Fee Status: Paid				
Case Type Information: 1) civil 2) private 3) Federal question				
Originating Court Information: District: 0313-2: 5-17-cv-05025 Trial Judge: Jeffrey L. Schmehl, U Date Filed: 11/06/2017 Date Order/Judgment: 11/14/2018	.S. District Judge Date Order/Judgment EOD: 11/14/2018	Date NOA Filed: 12/07/2018		

04/25/2019	COMPLIANCE RECEIVED. Motion received from Pro Se Appellant Jeffrey Cutler. (MCW) [Entered: 04/30/2019 01:21 PM]
05/07/2019	ORDER (Clerk) denying Appellant's Petition to file Amended Brief and Appendix as presented. The reply briefs filed on April 10, 2019 and April 11, 2019 are hereby stricken. Appellant may, within 14 days of the date of this order, file one reply brief addressing all 6 of the Appellees' briefs filed in this case. SEE ORDER FOR COMPLETE TEXT, filed. (JK) [Entered: 05/07/2019 01:27 PM]
05/21/2019	MOTION filed by Appellant Jeffrey Cutler titled Petition to Expand Record to Include Evidence of Perjury. Response due on 06/03/2019. Certificate of Service dated 05/21/2019. Service made by ECF, US mail. SEND TO MERITS PANEL[Edited 06/07/2019 by JK] (JK) [Entered: 05/22/2019 10:56 AM]
05/21/2019	PRO SE REPLY BRIEF (with Addendum) on behalf of Appellant Jeffrey Cutler, filed. Pages: 6. Certificate of Service dated 05/21/2019 by US mail. (SJB) [Entered: 05/28/2019 10:20 AM]
06/03/2019	ECF FILER: Response filed by Appellee Alan Schnitzer to motion. Certificate of Service dated 06/03/2019. SEND TO MERITS PANEL. [18-3693]—[Edited 06/07/2019 by JK] (NPH) [Entered: 06/03/2019 05:54 PM]
06/07/2019	ORDER (Clerk) referring the Appellant's Motion to Expand Record and Appellee's Response to the merits panel, filed. (JK) [Entered: 06/07/2019 11:39 AM]
07/15/2019	CALENDARED for Thursday, 08/01/2019. (TLG) [Entered: 07/15/2019 03:33 PM]
07/25/2019	MOTION filed by Appellant Jeffrey Cutler titled Petition to Alter Panel and Allow Oral Argument. Response due on 08/05/2019. Certificate of Service dated 07/25/2019. Service made by ECF. (JK) [Entered: 07/26/2019 02:07 PM]
08/01/2019	SUBMITTED (Pro Se ~ 3rd Cir. LAR 34.1 (a)) on Thursday, August 1, 2019. Panel: McKEE, COWEN and RENDELL, Circuit Judges. (TLG) [Entered: 08/01/2019 08:09 AM]
08/07/2019	ORDER (RENDELL, Circuit Judge) denying motion for recusal filed by Appellant Jeffrey Cutler, filed. RENDELL, Authoring Judge. (JK) [Entered: 08/07/2019 03:51 PM]

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Third Circuit - 11/12/2020 06:14:13			
PACER Login:	jk6550	Client Code:	174.4
Description:	Case Summary	Search Criteria:	18-3693
Billable Pages:	1	Cost:	0.10

Case 4:20-cv-02078-MWB Document 181 Filed 11/19/20 Page 59 of 81 Case: 18-3693 Document: 003113303593 Page: 1 Date Filed: 07/25/2019

In The United States Court of Appeals for the Third Circuit

18-3693

JEFFREY CUTLER
Appellant

ALAN SCHNITZER; EDWARD MCVEY; RICHARD S. MILLS; KIANDRA BAIR; SAM JANESH; DENNIS STUCKEY; BRIAN HURTER; MARK DALTON; DAVID BUCKWALTER; MIKE SHIRK; JUDGE DENISE CUMMINS; DAVID ZUILKOSKI Appellees

Appeal from the Order/Judgment entered Nov 14, 2018 in the United States District Court for the Eastern District of Pennsylvania at No. 5-17-cv-05025

PETITION TO ALTER PANEL AND ALLOW ORAL ARGUMENTS

ORAL ARGUMENTS REQUESTED

The petitioner, Jeffrey Cutler, requests the court allow oral arguments by the petitioner and alter the panel to recuse judge Rendell because of direct conflict with part of this case by her former husband. Since the Petitioner has never been represented by a lawyer in any part of this case and sometimes makes errors because of what he be believes was external forces, oral arguments should be warranted, to make his case for equal protection just like the case of Brown v. Board of Education and question computer errors for restricting access to pacer and other systems.

The courts have affirmed, it must "afford a liberal reading to a complaint filed by a pro se plaintiff," particularly when the plaintiff has no formal legal training or education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C.Cir. 2014); see also Erickson v. Pardus, 551 U.S. 89, 94 (2007) ("A document filed pro se is to be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.") (internal quotations and citations omitted).

WHEREFORE, for all the foregoing reasons, and the documented murders of 3 federal employees (Jonnathan Luna, Beranton Whisenant, and Justin Zemser) 5 children on May 13, 1985 and significant discrimination against other Jewish individuals (11 murdered by Robert Bowers 2:18-cr-00292), (discrimination by police in Philadelphia polce department against Jewish

Police officers 2:18-cv-05029), the books <ref>https://www.amazon.com/Love-Murder-Corruption-Lancaster-County/dp/1933822880 </ref>,

"BLACK KLANSMAN", the petition should be granted.

Respectfully submitted,

DATE: 25 JUL 2019

Jeffrey Cutler, pro se 215-872-5715 (phone) eltaxcollector@gmail.com

P.O. Box 2806 York, PA 17405

CERTIFICATE OF SERVICE

I hereby certify that on July 25, 2019, I filed the foregoing with the Clerk of the Court for the United States Court of Appeals for the Third Circuit. Participants in the case who are registered CM/ECF users will be served by the appellate CM/ECF system. I further certify that all of the other participants or their lawyers in this case are registered CM/ECF users, except Sam Janesh, JUDGE DENISE CUMMINS who are served via

28 LVL 2019

United States Mail postage prepaid.

CERTIFICATION OF COMPLIANCE

This brief complies with the type-volume limitations of Fed. R. AP. P. 35(b)(2) and Circuit Rule 40-1 because this brief contains no more than 15 pages, excluding the parts of the brief exempted by Fed. R. AP. P. 32.

Respectfully submitted,

DATE: 25 SUL 2019

Jeffrey Cutler, pro se 215-872-5715 (phone)

eltaxcollector@gmail.com

P.O. Box 2806 York, PA 17405

ADDENDUM

OFFICE OF THE CLERK

PATRICIA S. DODSZUWEIT CLERK

United States Court of Appeals

TELEPHONE 215-597-2995



FOR THE THIRD CIRCUIT
21400 UNITED STATES COURTHOUSE
601 MARKET STREET
PHILADELPHIA, PA 19106-1790
Website: www.ca3.uscourts.gov

July 15, 2019

Jeffrey Cutler Nathan P. Heller Esq. Jeffrey D. Litts Esq. Richard S. Mills Esq. Susan P. Peipher Esq. Claudia M. Tesoro Esq. Paul C. Troy Esq.

RE: Jeffrey Cutler v. Alan Schnitzer, et al

Case Number: 18-3693

District Court Case Number: 5-17-cv-05025

Dear Litigant and Counsel:

Please be advised that the above-entitled case(s) will be submitted on the briefs, pursuant to 3rd Cir. LAR 34.1(a), with NO oral argument on Thursday, August 1, 2019.

This means your presence will not be required.

Very truly yours, Patricia S. Dodszuweit, Clerk

By: s/Tiffany L. Grier Calendar Clerk 267-299-4905

MMW/TLG

Pursuant to IOP Chapter 2, you are hereby advised that your appeal will be submitted before the following panel: McKEE, COWEN and RENDELL, Circuit Judges

Social Security Administration Retirement, Survivors and Disability Insurance Notice of Change in Benefits

Mid-Atlantic Program Service Center 300 Spring Garden Street Philadelphia, Pennsylvania 19123-2992 Date: June 13, 2019 BNC#: 19MD588H68964-HA

316 114876 **AUTOMIXED AADC 296 R PLT2 MLPC2 190607

KENNETH M KRIEGER
7626 BROCKTON RD
PHILADELPHIA PA 19151

We can pay you beginning June 2019.

A computer error terminated your benefits. We apologize for the inconvenience cause by the error.

What We Will Pay

We pay Social Security benefits for a given month in the next month. For example, Social Security benefits for March are paid in April.

- You will soon receive a payment for \$980.00, which is the money you are due through June 2019.
- After that you will receive \$980.00 on or about the third of each month.

Do You Think We Are Wrong?

If you do not agree with this decision, you have the right to appeal. We will review your case and look at any new facts you have. A person who did not make the first decision will decide your case. We will review the parts of the decision that you think are wrong and correct any mistakes. We may also review the parts of our decision that you think are right. We will make a decision that may or may not be in your favor.

You have 60 days to ask for an appeal.

• The 60 days start the day after you receive this letter. We assume you received this letter 5 days after the date on it unless you show us that you did not receive it within the 5-day period.

You must have a good reason if you wait more than 60 days to ask for

an appeal.

You can file an appeal with any Social Security office. You must ask for an appeal in writing. Please use our "Request for Reconsideration" form, SSA-561-U2. You may go to our website at www.socialsecurity.gov/online/ to find the form. You can also call, write, or visit us to request the form. If you need help to fill out the form, we can help you by phone or in person.



19MD588H68964-HA

Page 2 of 2



If You Want Help With Your Appeal

You can have a friend, representative, or someone else help you. There are groups that can help you find a representative or give you free legal services if you qualify. There are also representatives who do not charge unless you win your appeal. Your local Social Security office has a list of groups that can help you with your appeal.

If you get someone to help you, you should let us know. If you hire someone, we must approve the fee before he or she can collect it. And if you hire a representative who is eligible for direct pay, we will withhold up to 25 percent of any past due benefits to pay toward the fee.

Suspect Social Security Fraud?

Please visit http://oig.ssa.gov/r or call the Inspector General's Fraud Hotline at 1-800-269-0271 (TTY 1-866-501-2101).

If You Have Questions

We invite you to visit our website at www.socialsecurity.gov on the Internet to find general information about Social Security. If you have any specific questions, you may call us toll-free at 1-800-772-1213, or call your local Social Security office at 1-877-445-9977. We can answer most questions over the phone. If you are deaf or hard of hearing, you may call our TTY number, 1-800-325-0778. You can also write or visit any Social Security office. The office that serves your area is located at:

SOCIAL SECURITY 4240 MARKET STREET PHILADELPHIA PA 19104

If you do call or visit an office, please have this letter with you. It will help us answer your questions. Also, if you plan to visit an office, you may call ahead to make an appointment. This will help us serve you more quickly when you arrive at the office.

Social Security Administration

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER : Civil No. 1:17-cv-1740

Plaintiff,

ALAN SCHNITZER, ET AL.

v.

Defendants. : Judge Sylvia H. Rambo

ORDER

The background of this order is as follows: On September 26, 2017, Plaintiff Jeffrey Cutler, proceeding *pro se*, filed a 152 page document titled, "Complaint for Fraud on the Court and Motion for Summary Judgment." (Doc. 1.) The court dismissed Plaintiff's complaint with prejudice on September 27, 2017, stating that it did not comply with Rule 8 in any manner and was not a proper pleading. (Doc. 5.) Ultimately, the court dismissed the complaint because, even if the complaint was proper, the Middle District of Pennsylvania was not the proper venue. (*Id.*) On October 27, 2017, Plaintiff filed a motion for reconsideration styled, "Fraud on the Court, Motion for Reconsideration Oral Arguments and Summary Judgment." (Doc. 6.) It appears that Plaintiff is requesting that the court transfer this matter to the Eastern District of Pennsylvania. (*Id.*)

Venue is proper if is within a judicial district "in which any defendant resides" or "in which a substantial part of the events or omissions giving rise to the

Case 4:20-cv-02078-MWB Document 181 Filed 11/19/20 Page 68 of 81 Case 1:17-cv-01740-SHR Document 7 Filed 11/06/17 Page 2 of 2

claim occurred." 28 U.S.C. § 1391(b)(1) & (2). In this matter, the complaint

indicates that the actions in this matter took place in Lancaster, Pennsylvania,

which is within the Eastern District of Pennsylvania. Because the Middle District

of Pennsylvania is the incorrect district for this matter, the court may dismiss, or if

in the interest of justice, transfer the case to the correct district. 28 U.S.C.

§ 1406(a). The court originally dismissed this action in accordance with § 1406(a),

but upon request of the Plaintiff, the court has reconsidered its decision and will

transfer this matter to the Eastern District of Pennsylvania.

Accordingly, IT IS HEREBY ORDERED that Plaintiff's motion for

reconsideration (Doc. 6) is **GRANTED** in that this matter shall be transferred to

the Eastern District of Pennsylvania.

s/Sylvia Rambo.

SYLVIA H. RAMBO

United States District Judge

Dated: November 6, 2017

2

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER, EAST LAMPETER ELECTED TAX COLLECTOR) No.: 1:17-	c v - 1740
	Plaintiff,)	
	, iditidit,	<i>)</i>	
V.		,	
ALAN SCHNITZER, CHAIRMAN THE TRAVELER'S COMPANIES INC.)	
EDWARD MCVEY, THE PENNSYLVANIA INSURANCE DEPARTMENT)	
Richard S. MILLS, McElroy, Deutsch, Mulvaney, & Carpenter, LLP)	tiane.
KIANDRA BAIR, McNEES WALLACE & NURICK)	HARRIULUS A A OCT 2 7 2017
SAM JANESH, THE LNP MEDIA GROUP)	(D)
DENNIS STUCKEY, LANCASTER COUNTY CHAIRMAN)	1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
BRIAN HURTER, LANCASTER COUNTY CONTROLLER)	
MARK DALTON, LANCASTER COUNTY COURT ADMINSTRATOR) JURY TRIA)	AL DEMANDED
DAVID BUCKWALTER, EAST LAMPETER TOWNSHIP CHAIRMAN)	
MIKE SHIRK, HIGH INC. CHAIRMAN)	
JUDGE DENISE CUMMINS) .	
DISTRICT JUSTICE JUDGE DAVID ZUILKOSKI, CONESTOGA VALLEY SCHOOL DISTRICT)	
DIGTRIGT)	
	Defendants)	

FRAUD ON THE COURT, MOTION FOR RECONSIDERATION ORAL ARGUMENTS AND SUMMARY JUDGEMENT

NOW COME, Jeffrey Cutler, Plaintiff in this case and related state court cases

Case 4:20-cv-02078-MWB Document 181 Filed 11/19/20 Page 70 of 81 Case 1:17-cv-01740-SHR Document 6 Filed 10/27/17 Page 2 of 11

tenant dispute, but in reality are intempts at OBSTRUCTION OF JUSTICE and

RELIGIOUS PERSECUTION. The a blankill in the attached Order signed by the Judge on

27SEP2017 triled to allow any possibility to correct the case and violated Mr. Cutler's Fifth

amendment rights to equal treatment under the law since other cases in the Middle District

of Pennsylvania have been transferre to the Bastern District of Pennsylvania (2:17-cv-00579)

Junita Way v. Aspira) instead of being Dismissed with projudice when the venue was

deemed incorrect. The Chief judge in the Eastern District of Pennsylvania may also have a

conflict of interest with this case. Because of conspirate among parties, perjury and fraud on

the cours the case should be awarded bernmary judgement or oral arguments by all parties

that have responded to date

Respectfully submitted:

Jeffrey Cutler

By:

NO. BOX 2806

York/PA 17405-2806

(215) 872-5715

Date: 27OCT2017

Case 4:20-cv-02078-MWB Document 181 Filed 11/19/20 Page 71 of 81 Case 1:17-cv-01740-SHR Document 6 Filed 10/27/17 Page 3 of 11

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER, EAST LAMPETER ELECTED TAX COLLECTOR) No.:
)
	Plaintiff,)
<i>v.</i>)
ALAN SCHNITZER, CHAIRMAN THE TRAVELER'S COMPANIES INC.))
EDWARD MCVEY, THE PENNSYLVANIA INSURANCE DEPARTMENT))
Richard S. MILLS, McElroy, Deutsch, Mulvaney, & Carpenter, LLP))
KIANDRA BAIR, McNEES WALLACE & NURICK))
SAM JANESH, THE LNP MEDIA GROUP))
DENNIS STUCKEY, LANCASTER COUNTY CHAIRMAN))
BRIAN HURTER, LANCASTER COUNTY CONTROLLER))
MARK DALTON, LANCASTER COUNTY COURT ADMINSTRATOR))
DAVID BUCKWALTER, EAST LAMPETER TOWNSHIP CHAIRMAN))
MIKE SHIRK, HIGH INC. CHAIRMAN))
JUDGE DENISE CUMMINS))
DISTRICT JUSTICE JUDGE DAVID ZUILKOSKI, CONESTOGA VALLEY SCHOOL DISTRICT))
	Defendants))
PLAINTIF'S PR	OPOSED ORDER	FOR SUMMARY JUDGMENT
AND NOW, this day	of	, 2017 upon consideration Plaintif's Motion
for Summary Judgment and	l for good cause sl	nown, it is hereby ORDERED the Motion is

SO ORDERED.

GRANTED.

a. Stop the illegal eviction of Mr. Cutler from 67, Cambridge village as an effort to legally assassinate a Jew on Yom

Case 4:20-cv-02078-MWB Document 181 Filed 11/19/20 Page 72 of 81 Case 1:17-cv-01740-SHR Document 6 Filed 10/27/17 Page 4 of 11 Kippur, and obstruct justice.

- b. Order the summary judgement of all other cases filed by Mr. Cutler in every court also be granted.
- c. Order all vandalism perpetuated against Mr. Cutler to be compensated, and listed.
- d. Order East Lampeter Township/Lancaster County to pay for Health Care Insurance of Tax Collector in compliance with the Affordable Care Act, since the filing of all the legal challenges by East Lampeter Township makes the office of Tax Collector a full time job exceeding 40 hours per week..
- e. Order East Lampeter Township/Lancaster County to pay all current and past due postage of Tax Collector as required by law and all future postage by postage meter or first class permit owned by East Lampeter Township.
- f. Order all discovery to not be limited to an arbitrary period but no longer than the discovery period of the emails in the server incident of Hillary Clinton.
- g. Order all parties to acknowledge to the court they had no prior knowledge of a recorded incident of illegal trespass and entry at the apartment of Jeffrey Cutler at 67 Cambridge Village on 10JAN2016 at approximately 2:45 PM, and any other incident illegal trespass in to the apartment or vehicles of Jeffrey Cutler.
- h. Provide all surveillance documentation of Jeffrey Cutler made from 57 Cambridge Village by the East Lampeter
 Township Police Department or others, and all violations of the Mr. Cutler's Fourth Amendment rights.
- Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or legal hours and <u>ALL LEGAL FIRMS</u> used to try to change the outcome of a certified election in all future actions with the court by East Lampeter Township. Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013.
- Order East Lampeter Township to pay the legal costs of Tax Collector or at minimum Order East Lampeter Township to pay the legal costs of Tax Collector.
- k. Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government.
- I. Order a one million dollar a day penalty per named individual, until Mr. Cutter's reputation and credit are restored or individual agreements are reached with each individual.
- m. Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Cours and unnamed others show cause why they should not be charged with violations of the RiCCO ACT.
- n. Order the Democratic National Committee to also show why they are not a party to Religious discrimination.
- o. Order the United States Government to stop collecting or accessing penalties <u>FOR FAILURE</u> to comply with established tenets or teachings of such sect or division of ANY religion in violation of the U.S.

 <u>Constitution amendment 1</u>

Dated:, 2017	
	BY THE COURT

Case 4:20-cv-02078-MWB Document 181 Filed 11/19/20 Page 73 of 81 Case 1:17-cv-01740-SHR Document 6 Filed 10/27/17 Page 5 of 11

Case 1:17-cv-01740-SHR Document 5 Filed 09/27/17 Page 1 of 2

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER

Civil No. 1:17-cv-1740

Plaintiff,

:

v.

ALAN SCHNITZER, ET AL.

Defendants.

Judge Sylvia H. Rambo

ORDER

On September 26, 2017, Plaintiff Jeffrey Cutler, proceeding *pro se*, filed a 152 page document titled, "Complaint for Fraud on the Court and Motion for Summary Judgment." (Doc. 1.) Federal Rule of Civil Procedure 8 requires a pleading, such as a complaint, to contain a short and plain statement of the plaintiff's claim, a demand for relief, and grounds for the court's jurisdiction. Fed. R. Civ. P. 8(a). Plaintiff's filing does not comply with Rule 8 in any aspect and is not a proper pleading. The filing does not set forth a cause of action, how each of the eleven Defendants are involved, and provides no basis for jurisdiction. Further, even if the filing was proper in all other respects, this court is not the proper venue. It appears that the actions in this matter took place in Lancaster, Pennsylvania, which is within the Eastern District of Pennsylvania, not the Middle District.

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Accordingly, IT IS HEREBY ORDERED that Plaintiff's complaint is DIMISSED WITH PREJUDICE as amending the complaint would not cure the issue of improper venue.

s/Sylvia Rambo
SYLVIA H. RAMBO
United States District Judge

Dated: September 27, 2017

Case 2:17-cv-00984-TON Document 46 Filed 08/04/17 Page 12 of 17³¹⁻¹⁶⁻⁰¹⁶⁴⁰
Case 2:17-cv-00984-TON Document 44 Filed 07/17/17 Page 8 of 12

Case 2:17-cv-00984-TON Document 44 Filed 07/17/17 Page 8 of 12 Case 2:17-cr-00137-PD Document 131 Filed 06/29/17 Page 20 of 40 Case 2:17-cv-00984-TON Document 35 Filed 06/21/17 Page 16 of 80 Case 2:17-cv-00984-TON Document 32-2 Filed 06/11/17 Page 59 of 59

VERDICATION

I posity that the endowerth stade shows on true and mercal to the best of cay humwledge,

for indicate out of special states are secured; but the increase of the parties of the

Po. C.S. 4 4904 relating to community this literature to encharistim.

Must. 7, 2017

Refer E. Roster

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2:|Tex-80137 /UNIX 21 Page 16 of 80

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4AUGUST017-REVI Page 12 of 16

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IN THE COURT OF COMMON PLEAS OF LANCASTER COUNTY, PENNSYLVANIA

CIVIL ACTION – LAW

COUNTY OF LANCASTER

Plaintiff

Plaintiff

Docket No.:

Docket No.:

Plaintiff

CASUALTY AND SURETY COMPANY

Defendants

CERTIFICATION OF LIABILITY AND PROSIPE FOR ENTRY OF JUDGMENT

The undersigned, Dennis P. Stuckey, Chairman critic Deneaster County Board of Commissioners, in accordance with the provisions of the Local Confection Law, 72 P.S. § 5511.41, does hereby certify the amount due and owing to the County by Jeffrey Cutier, Tax Collector, and Travelers Casualty and Surety Company of America, for tax years 2014 and 2015, including interest at a rate of six percent (6%) per annum, to be the amount of Forty Thousand and Four Hundred and Eleven Dollars and Sixty-Four Cents (\$40,411.64), plus interest at the legal rate from January 1, 2017 until date of payment. Said Certification is based upon the failure of Jeffrey Cutler, Tax Collector, to make linear pubmission of taxes in accordance with the attached calculations made by the Lancaster County Controller.

The County does hereby carrify the same to the Prothenetters of Lancaster County to eater judgment on the dockets of her office.

LANCASTER COUNTY BOARD OF COMMISSIONERS

Date: February 15, 2017

nis P. Stuckey, Chairman

AND NOW, this K day of Fell

, 2017, judgment is entered as

above-directed.

OF AMERICA

PROTHONOTARY

BLAKINGER THOMAS, PC By: Susan P. Peiphor, Esquire Attorney LD, #87580 (717) 509-7239 E-mail: spp@blakingerthomas.com 28 Penn Square Lancaster, PA 17603 Attorneys for Plaintiff

IN THE COURT OF COMMON PLEAS OF LANCASTER COUNTY, PENT CIVIL ACTION - LAW

EAST LAMPETER TOWNSHIP

Plaintiff

Docket No.:

17-00568

JEFFREY CUTLER and TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

OF LIABILITY AND PRAECIPE FOR ENTRY OF

The undersigned, David Buckwalter, Charman of the Board of Supervisors of East Lampeter Township, in accordance with the provisions of its Local Tax Collection Law, 72 P.S. §5511.41, does hereby certify the amount due and owing to Fax Lampeter Township by Jeffrey Cutler, Tax Collector, and Travelers Casualty and Surety Company of America, for tax years 2014 and 2015, to be the amount of \$15,897.19. Said Certification is based upon the failure of Jeffrey Cutler, Tax Collector, to make timely submission of taxes in accordance with the attached calculations made by the Lancaster County Controller.

to the Prothonotary of Lancaster County to The Township does hereby certify the the enter judgment on the dockets of her office.

David Buckwalter, Chairman.

2017, Judgment is entered as abovedirected.

PROTHONOTARY

VERIFICATION

I, Raiph M. Hutchison, verify that I am the Township Manager of BAST LAMPETER TOWNSHIP, and as such, I am authorized to make this Verification on its behalf, and I verify that the statements made in the foregoing Petition for Preliminary Injunction and Writ of Mandamus are true and correct to the best of my knowledge, information and belief. This Verification is subject to the penalties of 18 Pa.C.S.A. § 4904, relating to unsworn faisification to suthorities.

Township Manager





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(717)390-9921
[215] 872-5715
(717)854-4718



Tax Collector
East Lampeter Township
2250 Old Philadetohia Pike
Lancaster, PA 17602

JUNE 20, 2017

JOSH SHAPIRO Office of the Attorney General Strawberry Square Harrisburg Harrisburgh, PA 17120

Re: PRIVATE CRIMINAL COMPLAINT -- PERJURY, OBSTRUCTION OF JUSSIICE

Dear Josh;

Please consider the attached documents as a <u>PRIVATE CRIMINAL COMPLAINT</u>. Brian Hurter, signed the attached verification on 07MAR2017, <u>ESSENTIALY CLAIMING I HAD FAILED TO TURN IN \$ 90,000,00</u> and based on this <u>PERJURED TESTIMONY</u> was ILLEGALLY REMOVED FROM OFFICE. He testified under oath on 17MAR2017 that neither <u>he nor anyone in his staff ever audited</u> the records of the Lancaster County Treasurer. Also the COMMONWEALTH COURT OFFICE has yet to record the 48 page <u>NOTICE OF APPEAL</u> I filed on 14JUN2017 and filed the first 3 pages in Federal Court on 15JUN2017. Email eltaxcollector@gmail.com.

Sincerelly

Jeffley Cutter

Tax Collector East Lampeter Township, Pennsylvania

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JEFFREY COTURE

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IN THE COMMONEALTH COURTICES PENNSY EVANIA CIVIL ACTION - LAW

:

DEMOCRATIC PARTY OF PENNSTLVANIA, et a	al,
--	-----

Plaintiff

DOCKET NO. 407-MD-2020

٧.

DONALD TRUMP FOR PRESIDENT, et al.

Defendant

JEFFREY CUTLER,

Intervenor Defendant

DEFENDENT'S NOTICE OF APPEAL, ORDER TO REMAND CASE TO FEDERAL COURT

TO THE CLERK OF THE COMMONEALTH COURT OF PENNSYLVANIA

Defendant Jeffrey Cutler acting Pro Se has filed a MOVE of the case to the

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT. For criminal activity.

It is identified as Case 20-2936

case is duly remanded back.

To the Clerk of the **COMMONEALTH COURT OF PENNSYLVANIA**, the aforementioned state court proceeding shall proceed no further unless this

Respectfully Submitted, Jeffrey Cutler

Date: <u>150CT2020</u>

/s/ Jeffrey Cutler

Jeffrey Cutler, pro se 215-872-5715 (phone) eltaxcollector@gmail.com P.O. Box 2806

York, PA 17405